



City of Hamilton
COMMITTEE OF ADJUSTMENT
REVISED

Meeting #: 20-05
Date: June 25, 2020
Time: 1:00 p.m.
Location: Due to the COVID-19 and the Closure of City Hall

All electronic meetings can be viewed at:

City's Website:
<https://www.hamilton.ca/council-committee/council-committee-meetings/meetings-and-agendas>

City's YouTube Channel:
<https://www.youtube.com/user/InsideCityofHamilton> or Cable 14

Jamila Sheffield, Secretary Treasurer (905) 546-2424 ext. 3935
cofa@hamilton.ca

		Pages
1.	Housekeeping	
2.	PREVIOUSLY TABLED	
2.1	1:15 p.m. HM/A-19:410 121 Hunter St. W., Hamilton (Ward 2) Agent: Urban Solutions c/o Matt Johnston Owner: Renimob Properties Ltd. c/o David Horwood	5
2.2	1:20 p.m. FL/A-20:18 60 Rockcliffe, Flamborough (Ward 15) Owners Ron & Aurea Clark	25
2.3	1:25 p.m. FL/A-20:12 24 McDonald Crt., Flamborough (Ward 15) Owners C. & J. Sousa	35

3. RURAL

- 3.1 1:30 p.m. FL/A-20:28 (16 Orchard Dr., Flamborough (Ward 15)) 49
Agent Barich Grenkie Surveying Ltd.
Owner Toni-Lynne Jackson
- 3.2 1:35 p.m. FL/A-20:33 (550 Tenth Con. Rd. E., Flamborough (Ward 15)) 61
Agent Matt Taugher
Owners Britney & Cooper Taugher
- 3.3 1:40 p.m. DN/A-20:31 (31 Helen St., Dundas (Ward 13)) 79
Owners Chris & Penny Collier
- 3.4 1:45 p.m. FL/A-20:32 (4 Haines Avenue, Flamborough (Ward 13)) 95
Owner Derek Wojtasik
- 3.5 1:50 p.m. DN/A-20:3751 Sunrise Cres., Dundas (Ward 13) 115
Owners Denise & Frazer Johnson
- 3.6 1:55 p.m. DN/A-20:42229 Hatt St., Dundas (Ward 13) 133
Agent Sam Mattina
Owner Morning Investments Inc.
- 3.6.a 1:55 p.m. DN/A-20:43231 Hatt St., Dundas (Ward 13) 145
Agent Sam Mattina
Owner Morning Properties Inc.
- 3.6.b 1:55 p.m. DN/A-20:44233 Hatt St., Dundas (Ward 13) 157
Agent Sam Mattina
Owner Morning Investments Inc.

4. SUBURBAN

- 4.1 2:00 p.m. HM/A-19:359469 Scenic Dr., Hamilton (Ward 14) 169
Agent Michael Barton
Owner Naveen Parasu

4.2	2:05 p.m.AN/A-20:3996 Floresta Crt., Ancaster (Ward 12)	181
	Owners Stephanie Ward & Jeremy van den Heuvel	
4.3	2:10 p.m.AN/A-20:30153 Wilson St. W., Ancaster (Ward 12)	199
	Agent J. Johns Consulting Group Ltd. Owner Garth Trails Limited	
4.4	2:15 p.m.HM/B-20:13360 Mohawk Rd. W., Hamilton (Ward 8)	221
	Agent IBI Goup c/o A. Buonamici Owner Tuscany Hills Homes c/o Dominic Chiaravalle	
4.4.a	2:15 p.m.HM/B-20:14360 Mohawk Rd. W., Hamilton (Ward 8)	239
	Agent IBI Group c/o A. Buonamici Owner Tuscany Hills Homes c/ Dominic Chiaravalle	
4.4.b	2:15 p.m.HM/B-20:15360 Mohawk Rd. W., Hamilton (Ward 8)	255
	Agent IBI Group c/o A. Buonamici Owner Tuscany Hills Homes c/ Dominic Chiaravalle	
4.5	2:30 p.m.AN/B-20:12372 Springbrook Ave., Ancaster (Ward 12)	271
	Agent T. Johns Consulting Group Ltd. Owner Laudis Corporation	
4.6	2:35 p.m.HM/B-20:1173 Chipman Ave., Hamilton (Ward 8)	291
	Agent T. Johns Consulting Group Ltd. Owner Atlas Homes Corp. c/o Tarik Abbas	
4.7	2:40 p.m.HM/A-20:38135 Limeridge Rd. E., Hamilton (Ward 8)	307
	Agent A.J. Clarke & Associates Ltd. Owner 2573855 Ontario Inc. c/o Maurizio Silvestri	

5. URBAN

5.1	2:45 p.m.Amended HM/B-19:23684 Beach Blvd., Hamilton (Ward 5)	321
	Agent A.J. Clarke & Associates Ltd. c/o Spencer Skidmore Owner: Alan Gerard Macdonald and Patricia Leblanc (c/o Kyle Camarro)	

- 5.2 2:50 p.m.HM/B-20:102804 King St. E., Hamilton (Ward 5) 333
Agent T. Johns Consulting Group Ltd.
Owner Tamlann Investments Ltd.
- 5.3 2:55 p.m.HM/B-20:098 Vienna St., Hamilton (Ward 5) 353
Agent T. Johns Consulting Group Ltd.
Owner Milan & Milena Coric
- 5.4 3:00 p.m.HM/A-20:4073 Cannon St. E, Hamilton (Ward 2) 373
Agent Charlie Chiarelli
Owner Lisa Hori
- 5.5 3:05 p.m.HM/A-20:3666 Oak Knoll Dr., Hamilton (Ward 1) 383
Owners Jakob & Lorie Koch
- 5.6 3:10 p.m.HM/A-19:290315B Aberdeen Ave., Hamilton (Ward 1) 401
Agent Michael P. Sabelli
Owner Kevin Daley
- 5.7 3:15 p.m.HM/A-20:2971 Chatham St., Hamilton (Ward 1) 421
Agent David Wilson
Owners Alison Nielsen-Jones & Andrew Crawford
- 5.8 3:20 p.m.HM/A-19:34966 Radford St., Hamilton (Ward 1) 439
Owner Dan Huynh
- 5.9 3:25 p.m.HM/A-20:101137 George St., Hamilton (Ward 1) 451
Agent KSA Architectural Solutions c/o K. Stacey
Owner Ontario Inc. 1919968 c/o M. Power

6. **CLOSED**

7. **ADJOURNMENT**



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: morgan.evans@hamilton.ca or scott.baldry@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-19:410

APPLICANTS: Owner: Renimob Properties Ltd. c/o David Horwood
Agent: Urban Solutions c/o Matt Johnston

SUBJECT PROPERTY: Municipal address **121 Hunter St. W., Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended

ZONING: E-3 district (High Density Multiple Dwelling)

PROPOSAL: To permit the conversion of multiple dwelling containing two hundred and twenty-five (225) dwelling units into a condominium pursuant to Condominium Conversion File No. 25CDM-CONV-11-001 notwithstanding that:

1. A minimum front yard depth of 0.0m shall be permitted for the portion of the building containing the above ground and underground garage instead of the minimum required front yard depth of 7.5m.
2. A minimum easterly side yard width of 13.4m shall be permitted for the multiple dwelling and a minimum easterly side yard width of 0.0m shall be permitted for the portion of the building containing the above ground and underground garage instead of the minimum required side yard width of 13.5m.
3. A minimum southerly side yard width of 13.4m shall be permitted for the multiple dwelling and a minimum southerly side yard width of 0.0m shall be permitted for the portion of the building containing the above ground and underground garage instead of the minimum required side yard width of 13.5m.
4. A maximum floor area ratio of 3.39 shall be permitted instead of the requirement that no building or structure in an "E-3" District shall have a gross floor area greater than the area within the district of the lot on which it is situate, multiplied by the floor area ratio factor of 2.55.
5. A minimum landscaped area of 22% shall be permitted and there shall be no requirement respecting a minimum dimension and location instead of the requirement that there shall be provided and maintained on the lot and within the district at least 26.6% of the area of the lot on which it is situate as landscaped area as required by Minor Variance File No. HM/A-15:107 and at least 40% of said landscaped area shall be in one space having a least dimension of 6.0 metres and in other than the front yard.
6. A minimum of six (6) visitor parking space shall be provided instead of the minimum required thirty-six (36) visitor parking spaces.

HM/A-19:410

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7. A minimum aisle width manoeuvring space of 4.2m shall be provided instead of the minimum required aisle width manoeuvring space of 6.0m.
8. A minimum two-way access driveway width of 2.8m shall be provided instead of the minimum required two-way access driveway width of 6.0m
9. The boundary of the parking area containing five (5) or more parking spaces shall be 0.0m from the adjoining residential district boundary instead of the requirement that the boundary of every parking area on a lot containing five or more parking spaces located on the surface of a lot adjoining a residential district shall be fixed not less than 1.5m from the adjoining residential district boundary.
10. The boundary of the parking area containing five (5) or more parking spaces shall be 0.0m from a street line for a parking area within 3.0m of a residential district instead of the requirement that the boundary of the parking area shall be not closer to the street line than the minimum depth of the front yard required to be provided in the adjoining residential district (being 7.5m for the adjoining "E" district and 12.0m for the adjoining "A/S-1443" district) for that portion of the parking area within 3.0m of a residential district.
11. No planting strip shall be provided between the boundary of the parking area and the residential district instead of the requirement that for a parking area on a lot containing five or more parking spaces there shall be provided and maintained a planting strip between the boundary of the parking area and the residential district.
12. No visual barrier shall be provided along the boundary of the lot abutting a residential district instead of the requirement that for a parking area on a lot containing five or more parking spaces there shall be provided and maintained a visual barrier along the boundary of the lot abutting the residential district not less than 1.2m in height and not greater than 2.0m in height.
13. The required parking area shall be permitted to be located in the required front yard instead of the requirement that no part of the required parking area in a residential district shall be located in a required front yard.
14. Tandem parking shall be permitted for parking spaces labelled as Units 44A, 44B, 45A and 45B on Level 1 instead of the requirement that sufficient space additional to required parking space shall be provided and maintained on the same lot on which the parking space is located, in such a manner as to enable each and every parking space to be unobstructed and freely and readily accessible from within the lot, without moving any vehicle on the lot or encroaching on any designated parking or loading space.
15. The manoeuvring space for Units 44A and 45A shall be permitted to be obstructed by other parking spaces as tandem parking shall be permitted instead of the requirement that all manoeuvring spaces shall be maintained free and clear of all obstructions to permit unobstructed access to and egress from required parking spaces.

NOTE:

- i) The variances are necessary to facilitate Condominium Conversion File No. 25CDM-CONV-11-001.

This application will be heard by the Committee as shown below:

HM/A-19:410
Page 3

DATE: Thursday, June 25th, 2020
TIME: 1:15 p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935

Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

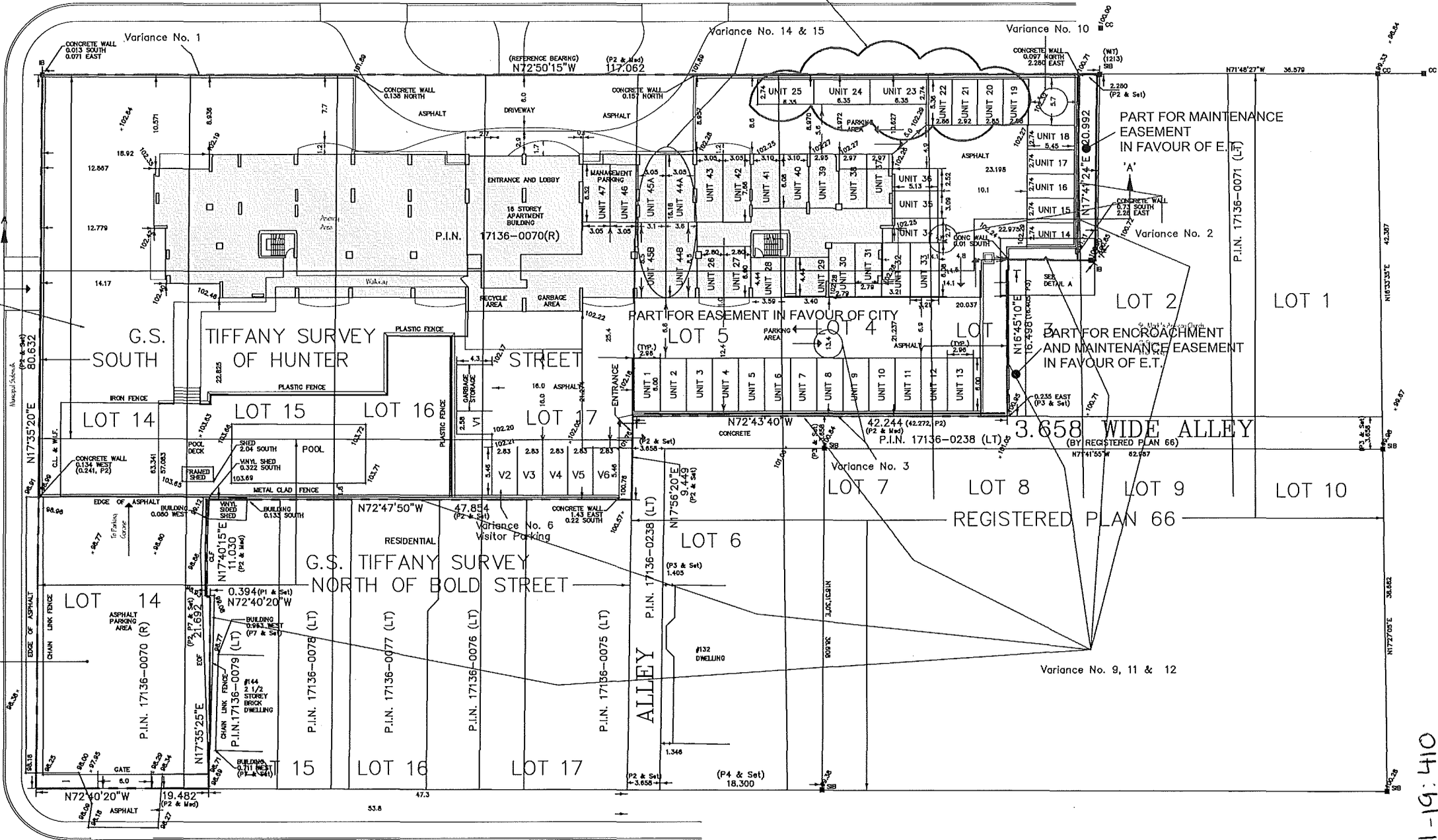
Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

HUNTER STREET WEST
(20.117m WIDE)
P.I.N. 17136-0223 (LT)

Variance No. 13



Variance No. 5
Total Lot Area = 5,638.0252 m²
Total Landscape Area = 1,288.664 m² (22.85 %)

OUTDOOR PARKING
(AT SAME ELEVATION
AS UNDERGROUND
SEE LEVEL A)

PART FOR MAINTENANCE
EASEMENT
IN FAVOUR OF E. (LT)

PART FOR EASEMENT IN FAVOUR OF CITY

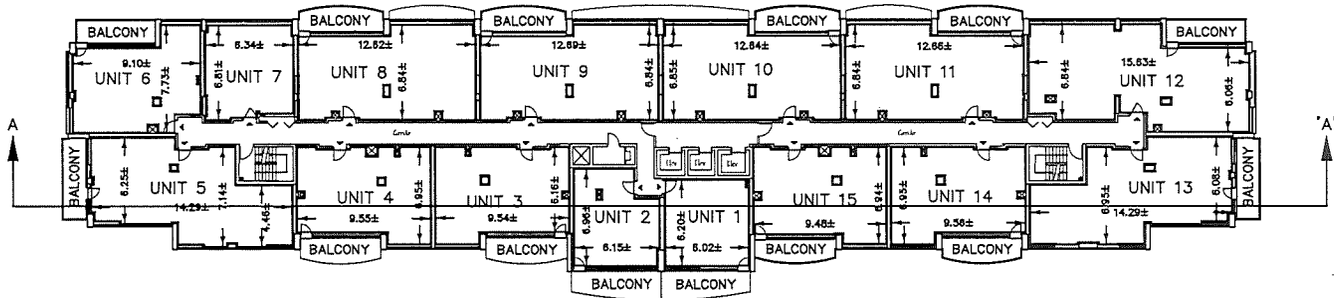
PART FOR ENCROACHMENT
AND MAINTENANCE EASEMENT
IN FAVOUR OF E.T.

REGISTERED PLAN 66

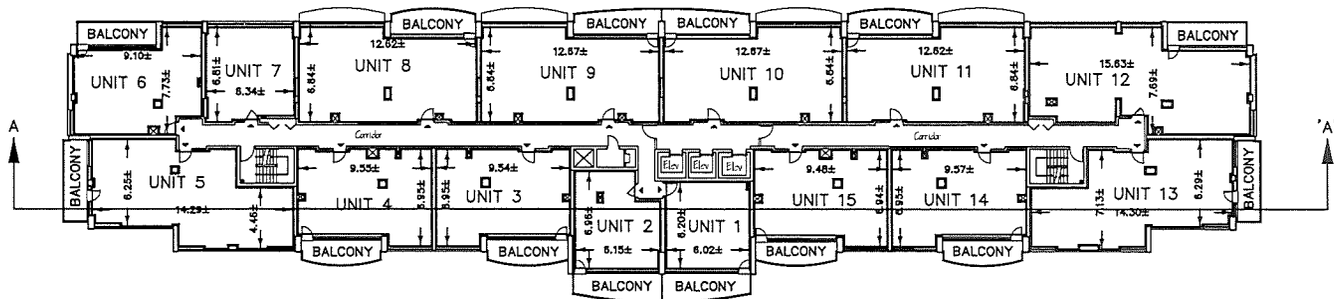
BOLD STREET
(20.117m WIDE)
P.I.N. 17136-0226 (LT)

HM/A-19: 410
Sketch 2

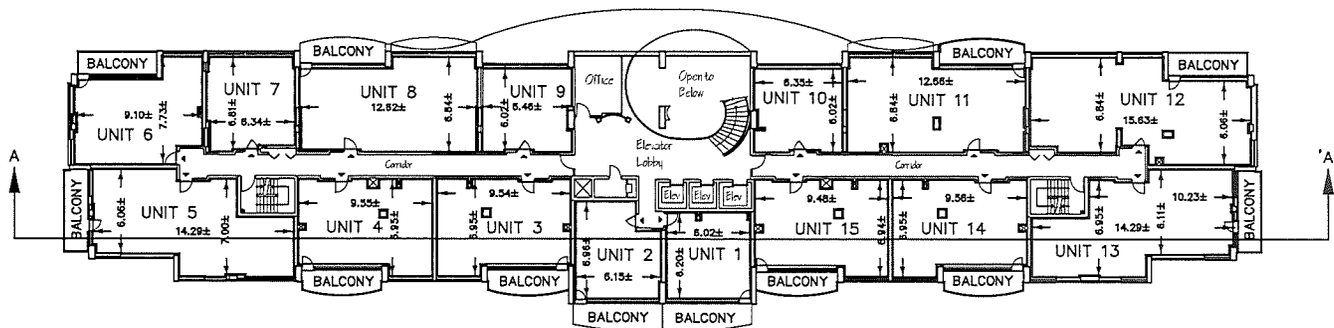
Variance No. 4



LEVEL 4, 6, 8, 10, 12, 14, 16



LEVEL 3, 5, 7, 9, 11, 13, 15

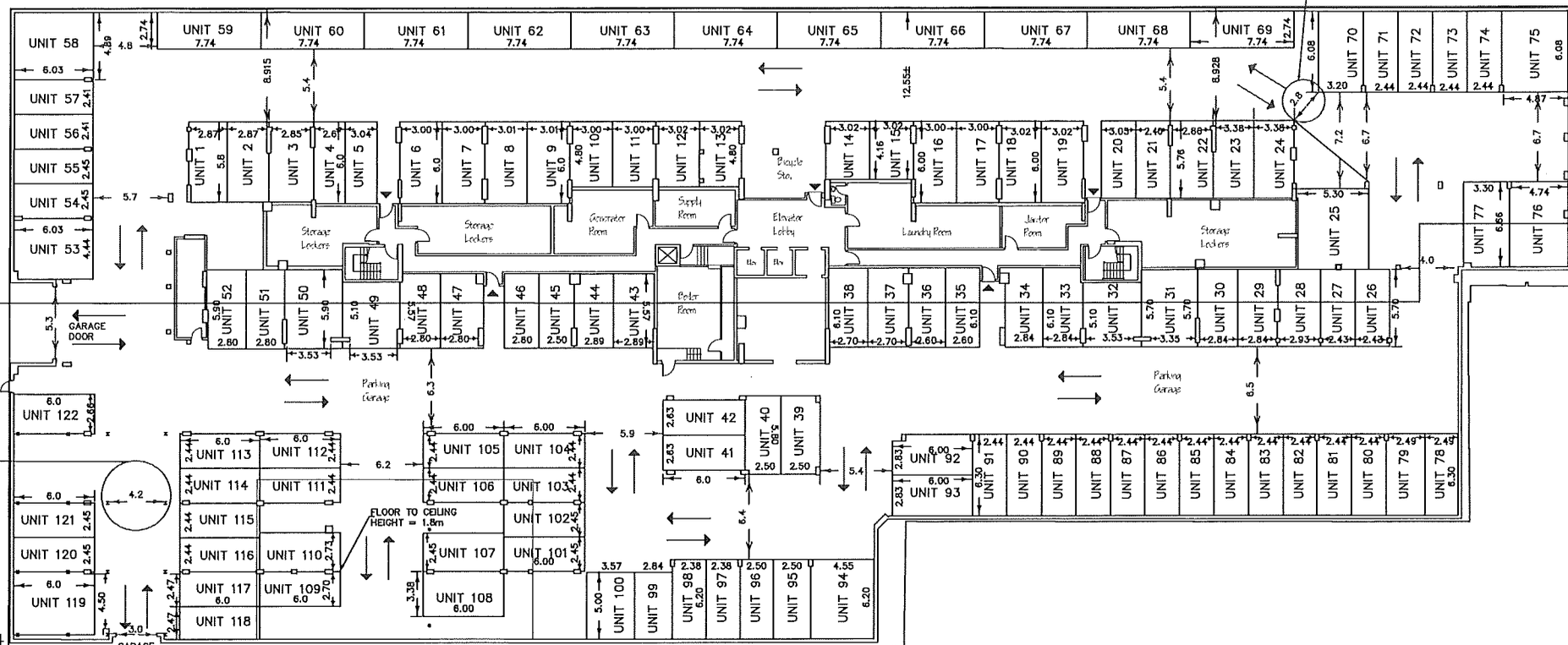


LEVEL 2

HM/A-19:410
Sketch 3



CAROLINE STREET SOUTH



Caroline St. Entrance

0.254

Garage Door

External Parking Area

FLOOR TO CEILING HEIGHT = 1.8m

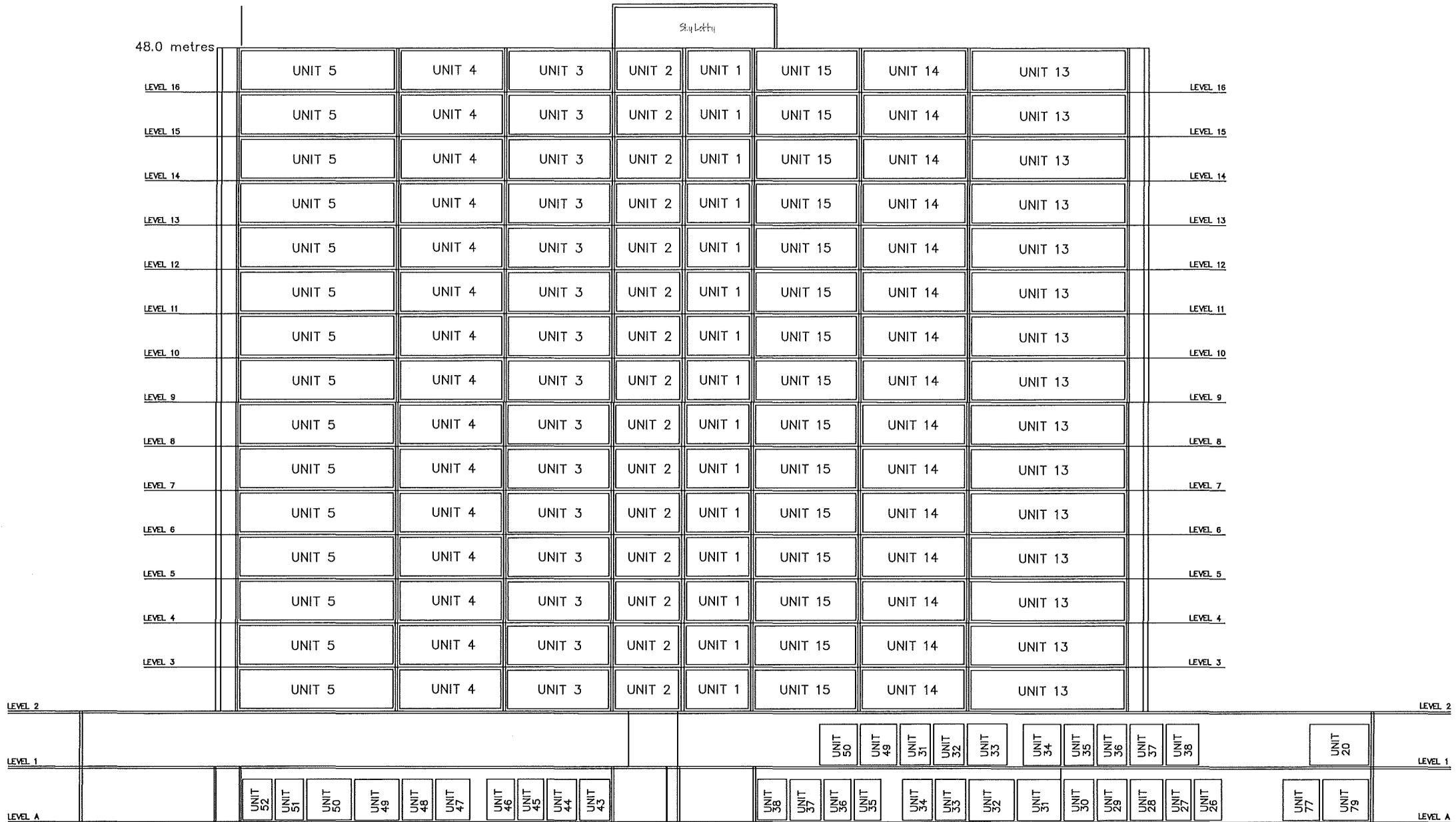
LEVEL A

BOLD STREET

Variance No. 7

Variance No. 10

HM/A-19-410
Sketch 4



SECTION A-'A' TO ILLUSTRATE RELATIONSHIP OF LEVELS

NOT TO SCALE

HM/A-19:410
Sketch 5



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>Hm/A-19-410</u>	DATE APPLICATION RECEIVED <u>Nov. 6/19</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Renimob Properties Ltd.
c/o David Horwood
- Name of Owner _____ Telephone No. _____
 - _____
 - Name of Agent UrbanSolutions c/o Matt Johnston Telephone No. _____
 - _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
n/a

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:
 Please refer to enclosed cover letter for list of proposed Minor Variances.

7. Why it is not possible to comply with the provisions of the By-law?
 Please refer to enclosed cover letter prepared by UrbanSolutions.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
 Lots 5, 14, 15, 16 & 17 Registered Plan No. 66 Parts 2 & 3

 121 Hunter St. W.

9. PREVIOUS USE OF PROPERTY
 Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use
 n/a

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

Consultation with owner.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

November 5 2019
Date


Signature Property Owner

David Horwood
Print Name of Owner

10. Dimensions of lands affected:

Frontage	<u>+/- 80.63 m</u>
Depth	<u>Varies</u>
Area	<u>+/- 5,694.79 square metres</u>
Width of street	<u>20.11 m (Hunter Street West) & 15.24 m (Caroline Street South)</u>

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Building is existing, Minor Variance application required to reflect as built conditions as part of Condominium Conversion application. Please refer to cover letter for additional details.

Proposed: Please refer to cover letter for additional details.

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Please refer to cover letter for additional details.

Proposed: Please refer to cover letter for additional details.

13. Date of acquisition of subject lands:
Unknown
14. Date of construction of all buildings and structures on subject lands:
Unknown
15. Existing uses of the subject property: 7 storey high density multiple dwelling with 255 units.
16. Existing uses of abutting properties: Single detached residential and high density multiple dwellings
17. Length of time the existing uses of the subject property have continued:
Unknown
18. Municipal services available: (check the appropriate space or spaces)
 Water Connected
 Sanitary Sewer Connected
 Storm Sewers
19. Present Official Plan/Secondary Plan provisions applying to the land:
Downtown Mixed Use Area (Schedule E-1- Urban Land Use Designation)
Downtown Mixed Use (Downtown Hamilton Secondary Plan)
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
"E-3" High Density Multiple Dwellings Zone in the Former Hamilton Zoning By-law 6593
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.
Minor Variance File No. HM/A-15:107 was granted on May 14, 2015 in order to facilitate the proposed
Condominium Conversion.
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 27 PERMISSION TO ENTER

Date: _____

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 121 Hunter Street West
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

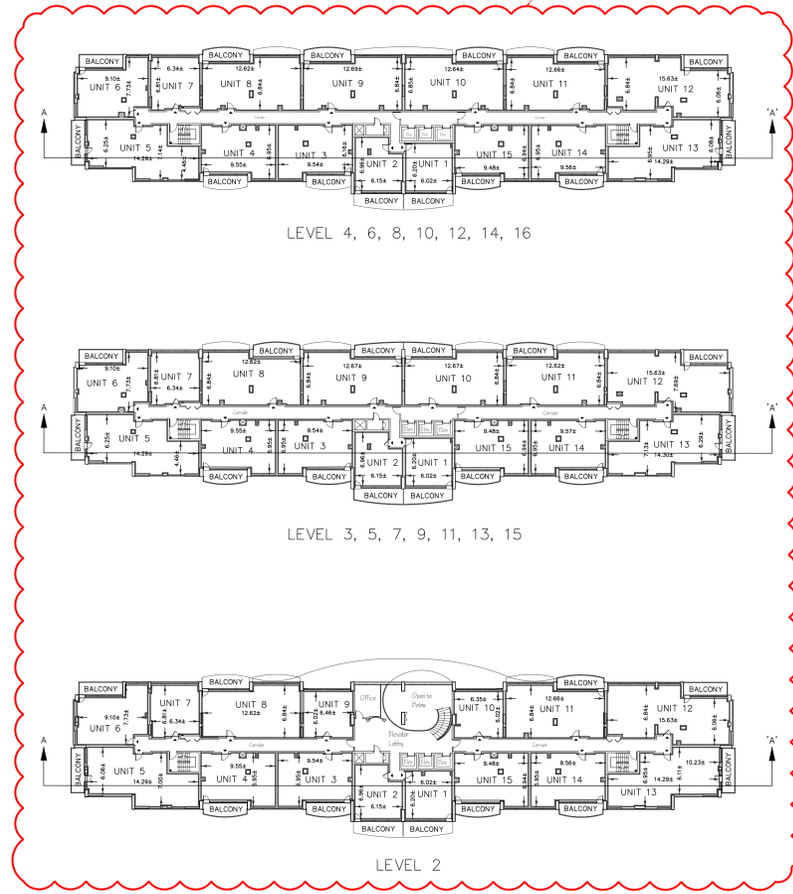
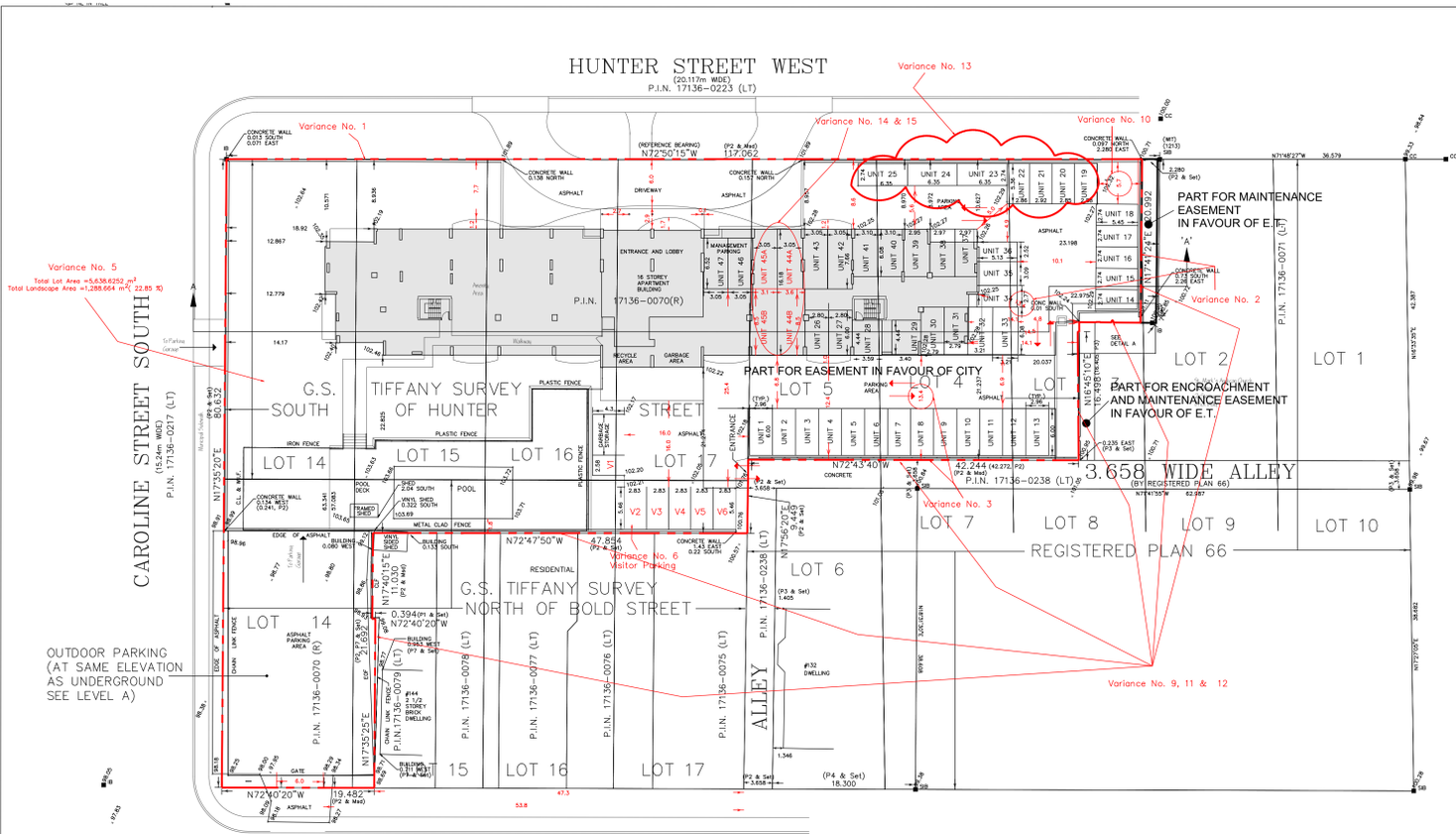
Matt Johnston

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



121 HUNTER STREET WEST
DRAFT PLAN OF STANDARD CONDOMINIUM
ALL OF
LOT 4, AND 5
SOUTH SIDE OF HUNTER STREET
AND PART OF
LOT 3
SOUTH SIDE OF HUNTER STREET
REGISTERED PLAN 66
AND ALL OF
LOT 14, 15, 16 AND 17
SOUTH SIDE OF HUNTER STREET
BETWEEN CAROLINE AND BAY STREETS
AND ALL OF
LOT 14
NORTH SIDE OF BOLD STREET
BETWEEN CAROLINE AND BAY STREETS
AND PART OF
LOT 15, 16 AND 17
NORTH SIDE OF BOLD STREET
BETWEEN CAROLINE AND BAY STREETS
G.S. TIFFANY SURVEY (UNREGISTERED)
IN THE
CITY OF HAMILTON
SCALE 1: 300 METRIC
S.D. McLAREN, O.L.S. 2011

SURVEYOR'S CERTIFICATE:
I CERTIFY THAT:
THE BOUNDARIES OF THE LANDS TO BE SUBDIVIDED AS SHOWN ON THIS PLAN AND THEIR RELATIONSHIP TO THE ADJACENT LANDS ARE ACCURATELY AND CORRECTLY SHOWN.

APRIL 2, 2019
DATE S.D. McLAREN, O.L.S.

METRIC NOTE
DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

SECTION 51 (17) PLANNING ACT – AS REVISED

(A) SHOWN ON PLAN (G) SHOWN ON PLAN
(B) SHOWN ON PLAN (H) MUNICIPAL PIPED WATER AVAILABLE
(C) SHOWN ON PLAN (I) CLAY LOAM
(D) SEE SCHEDULE (J) SHOWN ON PLAN
(E) SHOWN ON PLAN (K) MUNICIPAL SERVICES EXISTING
(F) SHOWN ON PLAN (L) SHOWN ON PLAN

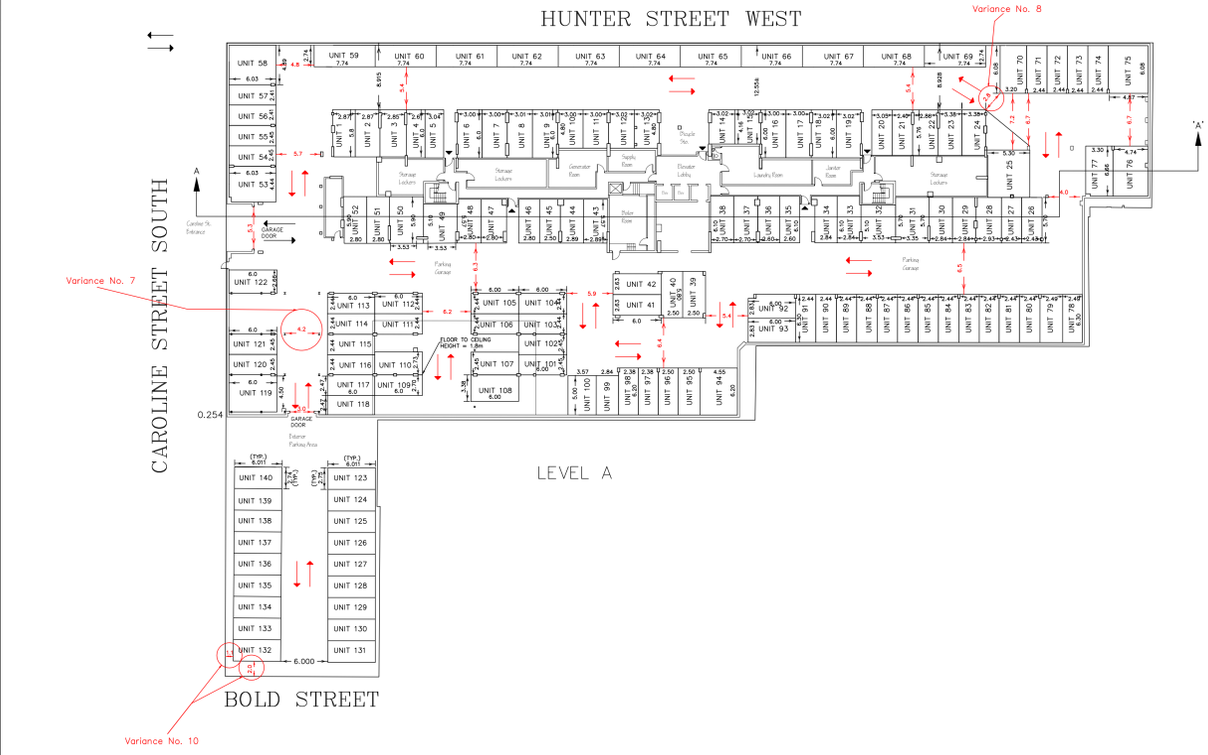
SCHEDULE

TOTAL AREA OF SITE = 5,638.6652 Sq.m
TOTAL NUMBER OF RESIDENTIAL UNITS = 225
TOTAL VISITORS PARKING SPACES = 6
TOTAL RESIDENTS PARKING SPACES = 195
MAXIMUM BUILDING HEIGHT = 16 STOREY
CONSTRUCTION TO COMMENCE IN = EXISTING BUILDING
TOTAL GROSS FLOOR AREA = 19,105.488 Sq.m

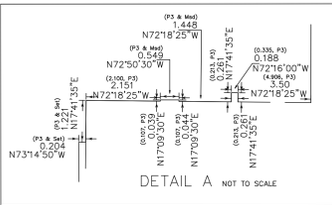
NOTE:
AREAS NOT DESIGNATED AS UNITS ARE PART OF THE COMMON ELEMENTS

UNITS 1 TO 47 ON LEVEL 1 AND UNITS 1 TO 140 ON LEVEL A ARE FOR PARKING PURPOSES

* NOTATION IN RED REVISED BY URBANSOLUTIONS



LEVEL 16	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 16
LEVEL 15	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 15
LEVEL 14	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 14
LEVEL 13	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 13
LEVEL 12	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 12
LEVEL 11	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 11
LEVEL 10	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 10
LEVEL 9	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 9
LEVEL 8	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 8
LEVEL 7	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 7
LEVEL 6	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 6
LEVEL 5	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 5
LEVEL 4	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 4
LEVEL 3	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 3
LEVEL 2	UNIT 5	UNIT 4	UNIT 3	UNIT 2	UNIT 1	UNIT 15	UNIT 14	UNIT 13	LEVEL 2
LEVEL 1	UNIT 120	UNIT 119	UNIT 118	UNIT 117	UNIT 116	UNIT 115	UNIT 114	UNIT 113	LEVEL 1
LEVEL A	UNIT 100	UNIT 99	UNIT 98	UNIT 97	UNIT 96	UNIT 95	UNIT 94	UNIT 93	LEVEL A



LEGEND:

- ... MOVEMENT SET
- ... MONUMENT FOUND
- ... IRON BAR
- ... STANDARD IRON BAR
- ... JOINT STANDARD IRON BAR
- ... AT McLAREN, O.L.S.
- ... MEASURED
- ... PLAN 820-1800
- ... PLAN 821-1200
- ... PLAN 822-1200
- ... PLAN 823-1200
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- ... PLAN 897-1200
- ... PLAN 898-1200
- ... PLAN 899-1200
- ... PLAN 900-1200

SECTION A-'A' TO ILLUSTRATE RELATIONSHIP OF LEVELS
NOT TO SCALE

BEARING NOTE:
BEARINGS ARE ASTROMONIC AND ARE REFERRED TO THE SOUTHERLY MOST LIMIT OF HERBER STREET AS SHOWN ON A PLAN BY MCKAY, MCKAY & PETERS LIMITED, DATED MARCH 8, 1990, AS BEING N72°00'00"W.

REVISIONS

No.	DESCRIPTION	DATE	BY
1	REMOVED REVISION LEVEL 17	APRIL 4, 2019	DD
2	ADDED AS BUILT PARKING DIMS	JUNE 16, '11	DD

A.T. McLaren Limited
LEGAL AND ENGINEERING SURVEYS
69 JOHN STREET SOUTH, SUITE 230
HAMILTON, ONTARIO, L8N 2B9
PHONE (905) 527-8559 FAX (905) 527-0032

Drawn: M3/105, Checked: DD, Date: 04/04/19, Scale: 1:300, Sheet No.: 33/25



November 6, 2019

033-14

Via Delivered

Scott Baldry
Secretary-Treasurer
Committee of Adjustment

City of Hamilton
71 Main Street West, 5th Floor
Hamilton, ON L8P 4Y5

RELEASED
NOV 13 2019

Dear Mr. Baldry,

**RE: 121 Hunter Street, Hamilton
Minor Variance Application
25CDM-CONV-11-01**

UrbanSolutions Planning & Land Development Consultants Inc. (UrbanSolutions) is the authorized planning consultant for Renimmob Properties Limited (c/o Effort Trust), the registered owner of the subject lands. We are pleased to submit this Minor Variance application on their behalf to facilitate the development of a seventeen (17) storey conversion from rental to condominium of two hundred and twenty-five (225) dwelling units.

The subject lands received conditional approval on September 21, 2011. A Redline revision was submitted on May 17, 2019 and through this process City Building Division comments dated August 26, 2019 have identified Minor Variances that need to be addressed prior to the completion of the Condominium Conversion.

The subject lands are designated as Downtown Mixed-Use Area of the Urban Hamilton Official Plan, and further designated as Downtown Mixed Use in the Downtown Hamilton Secondary Plan. The subject lands are located in the High Density Multiple Dwellings (E-3) Zone of the Former Hamilton Zoning By-law No. 6593.

This Minor Variance application is intended to achieve relief from the Council Approved Former Hamilton Zoning By-law No. 6593 with respect to the High Density Multiple Dwellings (E-3) Zone, as follows:

- Variance No. 1: To reduce the minimum front yard depth for the above ground garage concrete wall from 7.5 metres to 0.013 metres.
- Variance No. 2: To reduce the maximum required balcony encroachment from 1.0 metres to 2.15 metres.

- Variance No. 3: to reduce the maximum permitted roofed over unenclosed one-storey porch at first level from 3.0 metres to 3.16 metres.
- Variance No. 4: To reduce the minimum easterly side yard for the above ground garage concrete wall from 1.5 metres to 0.0 metres.
- Variance No. 5: To reduce the required southerly side yard width for the building from 13.5 metres to 13.40 metres.
- Variance No. 6: To reduce the required southerly side yard width for the above ground garage concrete wall from 13.5 metres to 0.0 metres.
- Variance No. 7: To permit a maximum floor area ratio of 3.19 based on a lot area of 5,640.0231 where the permitted maximum floor area ratio factor is 2.55.
- Variance No. 8: To reduce the required landscaped area from the required minimum 26.6 % to 4.6%.
- Variance No. 9: To reduce the required minimum number of visitor parking spaces from 36 spaces to 6 spaces.
- Variance No. 10: to reduce the minimum driving aisle width from 6.0 metres to 2.79 metres.
- Variance No. 11: To reduce the required setback for parking spaces adjoining a residential district containing five (5) or more parking spaces from 1.5 metres to 0.0 metres.
- Variance No. 12: To reduce the required front yard setback parking spaces from 7.5 metres to 0.0 metres abutting Caroline Street South & Bold Street and +/- 1.5 metres abutting Bold Street.
- Variance No. 13: To reduce the required setback from Hunter street for the surface parking spaces from 12.0 metres abutting the A/S-1443 District to 0.0 metres.
- Variance No. 14: To remove the required planting strip where a planting strip is required.
- Variance No. 15: To remove the required visual barrier where a visual barrier is required.
- Variance No. 16: To permit parking spaces within the 7.5 metre setback of the front yard where no parking spaces are permitted in the front yard.
- Variance No. 17: To permit no signs marking visitor parking spaces where a required sign is required to distinguish visitor parking spaces.
- Variance No. 18: To permit no bumpers or wheel barriers for the surface parking spaces where a bumper or wheel barrier is required beyond the parking area.

The proposed variances reflect the as built conditions and therefore satisfies the four tests outlined in Section 45(1) of the *Planning Act* as the relief requested is minor in nature, is desirable for the appropriate development of the lands, and meets the general intent and purpose of the Official Plan and Zoning By-law.

In support of this application, please find enclosed the following:

- Two (2) copies of the completed Minor Variance Application form; and,
- One (1) copy of the Survey Plan & Minor Variance Sketch prepared by A.T. McLaren.

In keeping with the September 26, 2019 email correspondence from Emily Coe to Committee of Adjustment staff, the application fee is not required for this submission.

We trust the enclosed is in order; however, please feel free to contact the undersigned with any questions.

Regards,
UrbanSolutions



Matt Johnston, MCIP, RPP
Principal



Laura Drennan
Planning Technician

Encl.

cc: Mr. David Horwood, Effort Trust



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: FL/A-20:18

APPLICANTS: Owner: Ron and Aurea Clark

SUBJECT PROPERTY: Municipal address **60 Rockcliffe Rd., Flamborough**

ZONING BY-LAW: Zoning By-law 90-145-Z, as Amended

ZONING: R1-6 district (Urban Residential)

PROPOSAL: To to permit the expansion and alteration of an existing single detached dwelling notwithstanding that:

1. A lot coverage of 26.1% is permitted instead of the required maximum lot coverage of 15%.
2. A maximum floor space of 304 square metres shall be permitted instead of the required maximum floor space of 186 square metres.

NOTES:

1. Applicant shall ensure building height is provided in accordance with the definitions of 'Height' and 'Grade' as defined in Section 3 of Flamborough Zoning By-law 90-145-Z. Should the building height of the single detached dwelling exceed the height maximum of 8.2 metres, additional variances will be required.
2. Applicant shall ensure parking is provided in accordance with the regulations under Section 5.21 in Flamborough Zoning By-law 90-145-Z; should parking not be in accordance with Section 5.21, additional variances will be required.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:20 p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

FL/A-20:18
Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>FLIA-20:18</u>	DATE APPLICATION RECEIVED <u>Jan. 13/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Ron Clark + Aurea Clark Telephone No.
-
- Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____
- Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
Mortgage: RBC
340 Dundas St E, Waterdown Postal Code L0R 2H0

Postal Code _____

6. Nature and extent of relief applied for:
Apply for minor variance for lot coverage
A renovated (new) home will be built on this lot. Total house
size will be approx 3000 sq' bungalow with loft above garage.
Request: ① Lot coverage 26%.
② Main floor size: 2400 sq'
7. Why it is not possible to comply with the provisions of the By-law?
- Age of homes in this area (1950's) had lot coverage
of 15% at that time.
- Any addition to current home would require lot coverage
variance.
8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
Lot 19. Registered plan 953
Township of East Flamborough
60 Rockcliffe Road
9. PREVIOUS USE OF PROPERTY
 Residential Industrial Commercial
 Agricultural Vacant
 Other _____
- 9.1 If Industrial or Commercial, specify use
N/A
- 9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown
- 9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown
- 9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown
- 9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No X Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

Previous home owner, real estate process.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No X

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Jan 13, 2020
Date



Signature Property Owner

Ron Clark + Anees Clark
Print Name of Owner

10. Dimensions of lands affected:

Frontage 112'
Depth 150'
Area 16,800 sq'
Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Approx 1300 sq' 1.5 stories
26' w x 66' l

Proposed: 2900 sq' 1.5 stories
56' w x 82' l (incl garage, porches, empty space)

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Side A: 14.7' Side B: 31.6'
Rear 63' Front 61'

Proposed: Side A: 14.7' Side B 15'
Rear 59' Front 35'

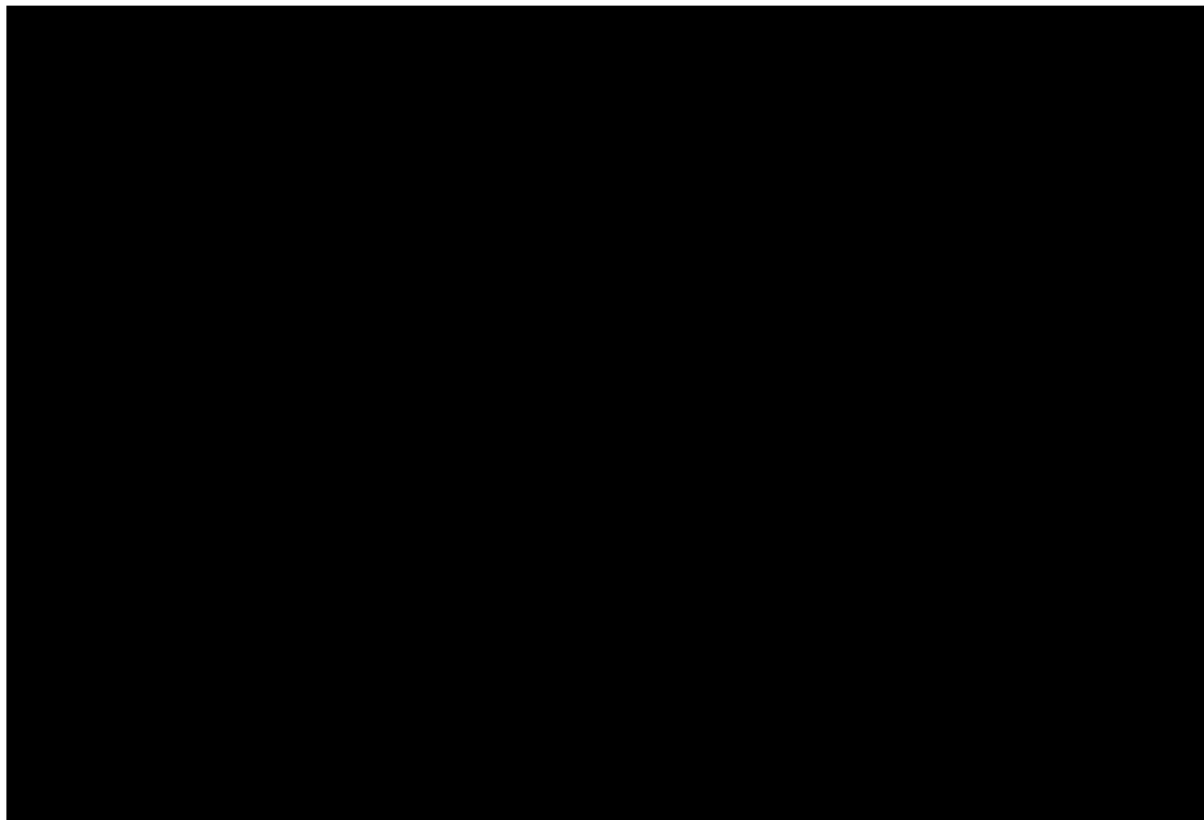
13. Date of acquisition of subject lands:
November 12, 2019
14. Date of construction of all buildings and structures on subject lands:
1950's
15. Existing uses of the subject property: Residential
16. Existing uses of abutting properties: Residential
17. Length of time the existing uses of the subject property have continued:
Since 1950's.
18. Municipal services available: (check the appropriate space or spaces)
 Water Y Connected Y
 Sanitary Sewer Y Connected Y
 Storm Sewers Y
19. Present Official Plan/Secondary Plan provisions applying to the land:
Neighborhoods
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
R1-6
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



x

PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Ron Clark am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE Jan 13, 2020

SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Ron Clark + Aurea Clark, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Jan 13, 2020
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: Jan 13, 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 60 Rockcliffe Road, Waterdown
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Ron Clark + Aurea Clark

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: FL/A-20:12

APPLICANTS: Christina & Jason Sousa

SUBJECT PROPERTY: Municipal address **24 McDonald Crt., (Flamborough) City of Hamilton**

ZONING BY-LAW: Zoning By-law 0-145-Z, as Amended

ZONING: "R1-6" Urban Residential (Single Detached) district

PROPOSAL: To permit the construction of a two-storey 113 square metre addition to the existing single detached dwelling, notwithstanding that;

1. A maximum lot coverage of 20 percent shall be permitted, instead of the maximum permitted 15 percent lot coverage.
2. A minimum interior side yard of 1.2 metres shall be permitted, instead of the minimum required 3 metre interior side yard.
3. A maximum floor space of 220 square metres shall be permitted for one storey, instead of the maximum 182 square metre floor space permitted for one storey.
4. An accessory building with a maximum height of 6 metres shall be permitted, instead of the maximum permitted height of 4.6 metres for an accessory building.
5. Eaves and gutters shall be permitted to encroach into the required interior side yard a maximum of 0.8 metres, instead of the maximum 0.65 metres that eaves and gutters are permitted to encroach into the required interior side yard.

NOTE:

1. No elevation plans were provided for the proposed accessory building in order to confirm the requested variance is correct.
2. Any proposed outdoor swimming pools shall be permitted in accordance with Section 5.22.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:25 p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

FL/A-20:12
Page 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

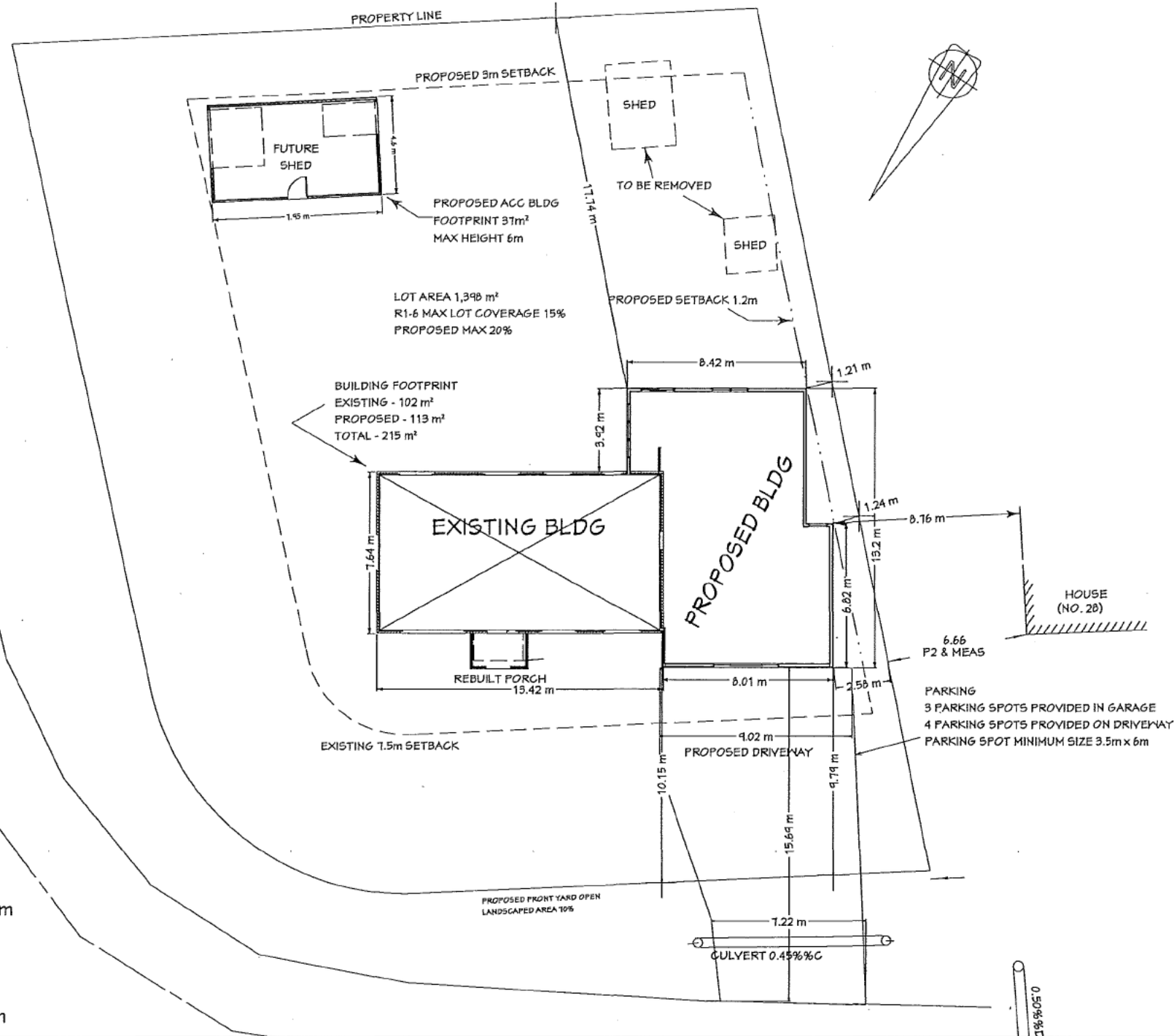
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

FLA-20:12.
Sketch (1)



PROPOSED DEVIATIONS FROM R1-6:
 1.2m INNER SIDE YARD SETBACK, FROM 3m
 3m REAR YARD SETBACK, FROM 7.5m
 20% LOT COVERAGE, FROM 15%
 220m² 1-STOREY FLOOR SPACE, FROM 184m²

PROPOSED DEVIATION FROM SECTION 4.6:
 0.8m MAX ENCROACHMENT OF GUTTER, FROM 0.6m
 (SEE ROOF PLAN)

PROPOSED DEVIATION FROM SECTION 5.2.2:
 6m MAX ACCESSORY BUILDING HEIGHT FROM 4.6m

NO.	DESCRIPTION	DATE
1	NO. 20 FL. AREA	01/08/2020

SHEET TITLE:
SITE PLAN PROPOSAL

PROJECT DESCRIPTION:
24 McDonald Ct

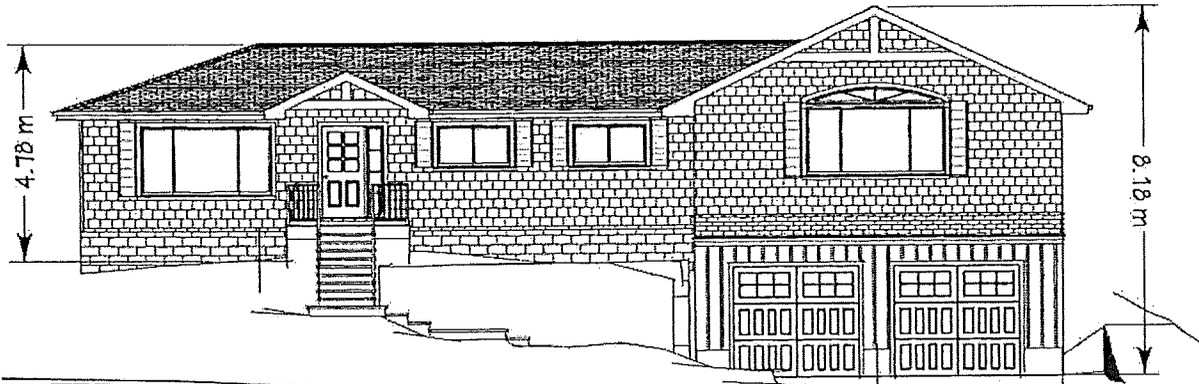
DRAWINGS PROVIDED BY:
HOMEOWNER

DATE:
2020-02-05

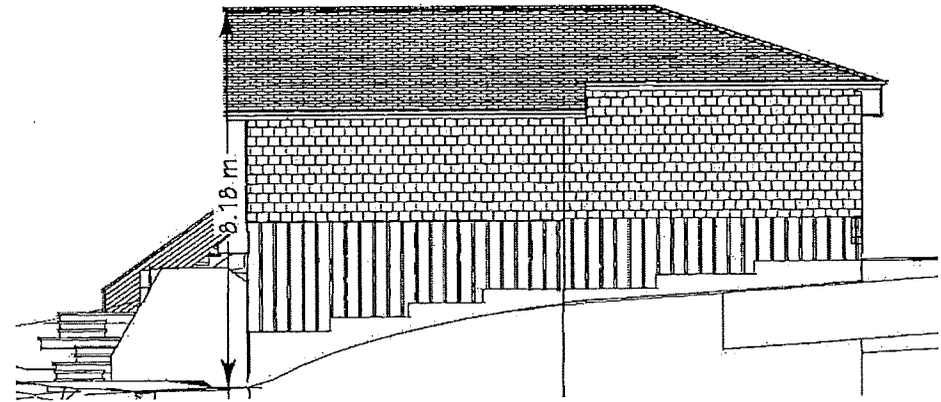
SCALE:
1/16"=1'

SHEET:
A-1

0.50% SLOPE



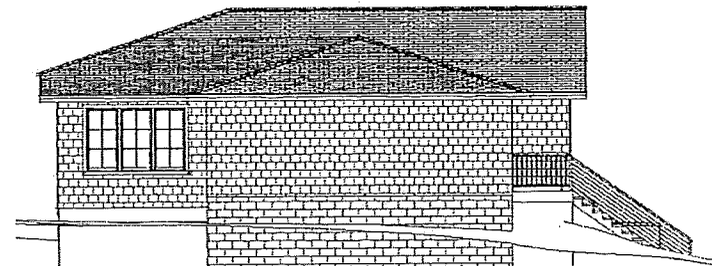
FRONT ELEVATION



RIGHT ELEVATION



REAR ELEVATION



LEFT ELEVATION

FL/A-20:12
Sketch(2).

NOT TO SCALE OR CONSISTENT BETWEEN VIEWS, REFERENCE ONLY

NO.	DESCRIPTION	BY	DATE
1	ISSUED PLAN	JS	01/08/2020

SHEET TITLE:
ELEVATIONS

PROJECT DESCRIPTION:
24 McDonald Ct

DRAWINGS PROVIDED BY:
HOMEOWNER

DATE:
2020-02-05

SCALE:
NONE

SHEET:
A-4



Front Elevation

NO.	DESCRIPTION	BY	DATE
1	RG 220 FL AREA	JS	01/05/2020

SHEET TITLE:

PROJECT DESCRIPTION:
24 McDonald Ct

DRAWINGS PROVIDED BY:
HOMEOWNER

DATE:

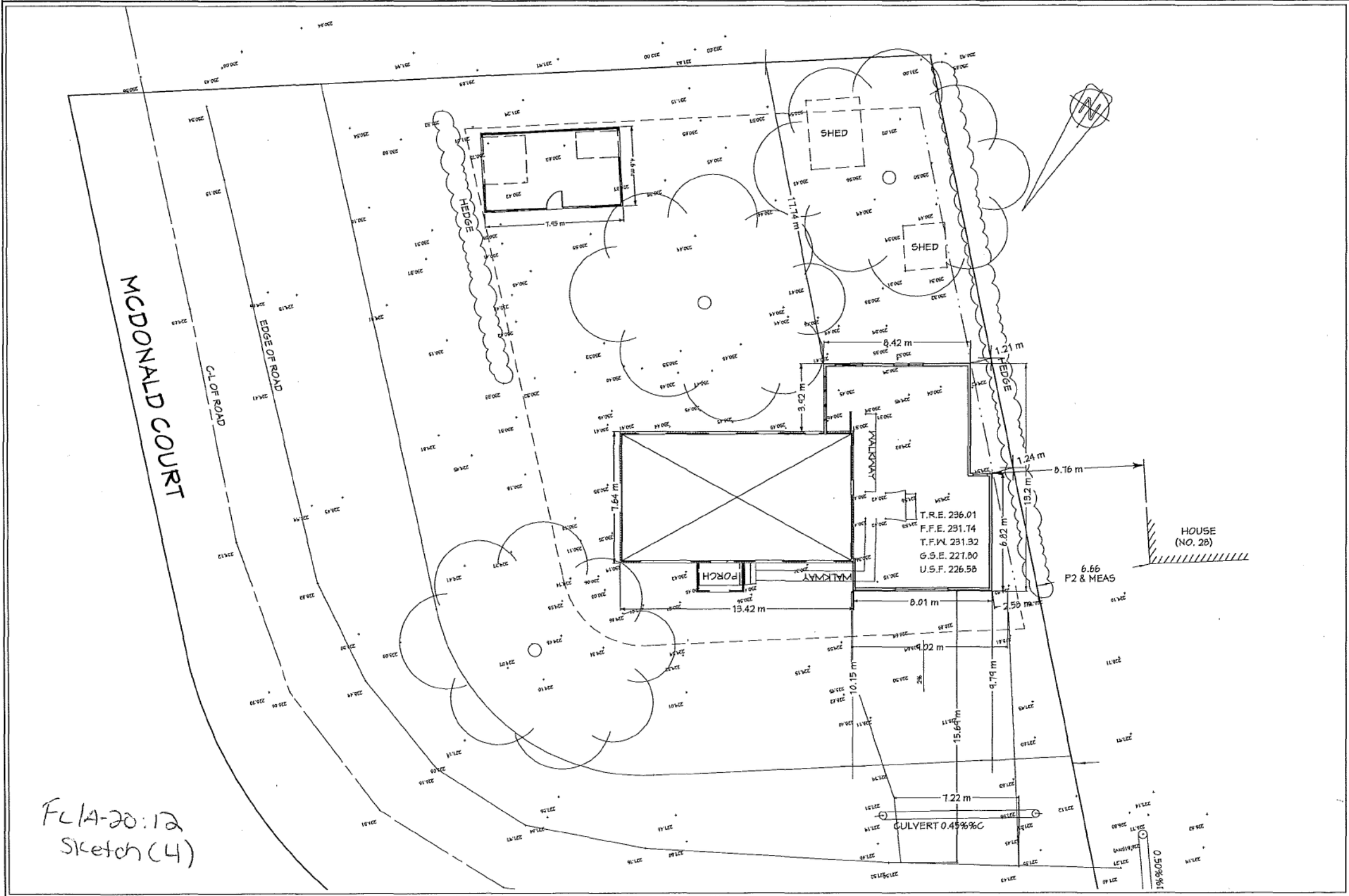
2020-02-05

SCALE:

SHEET:

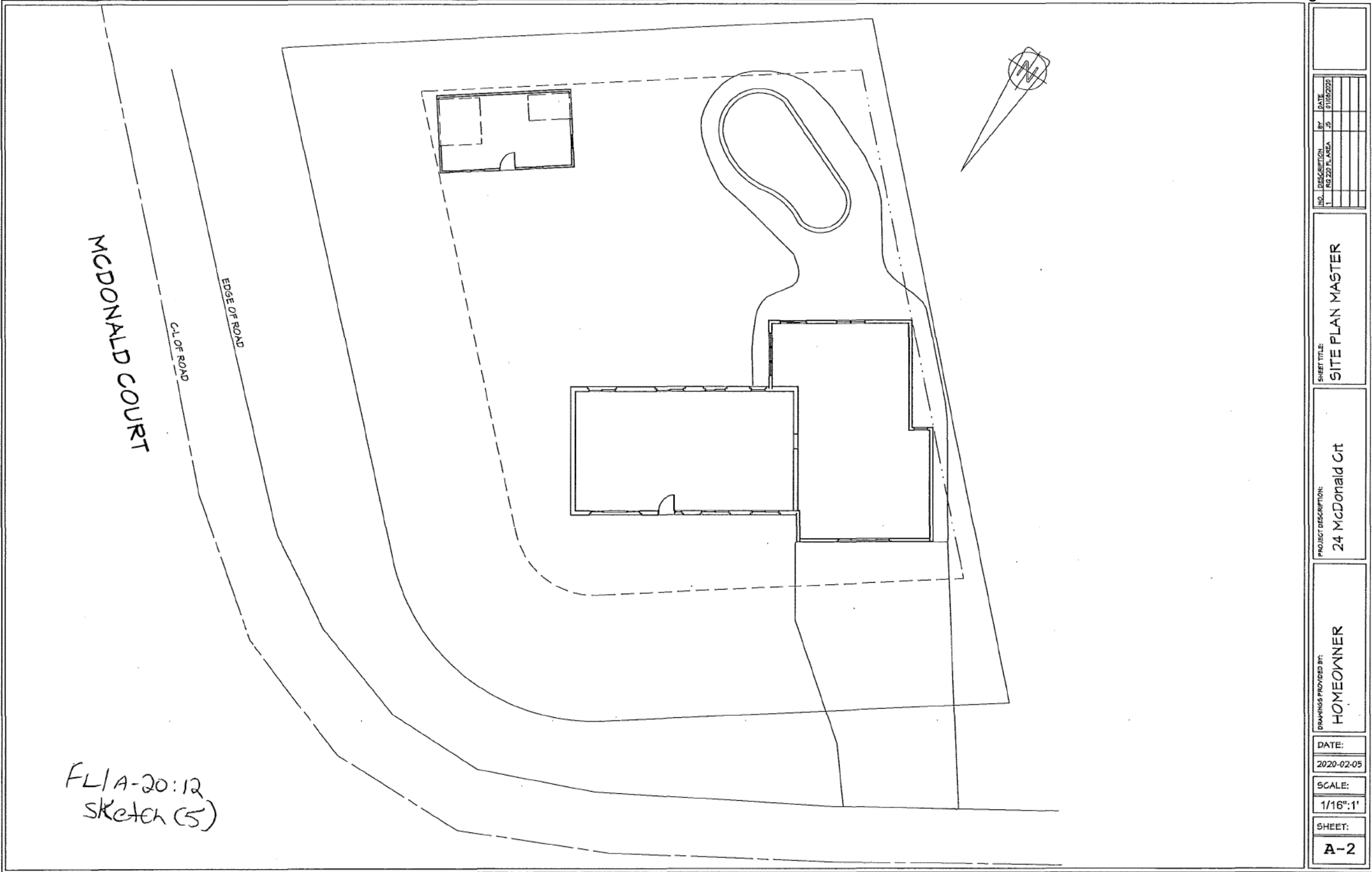
A-5

FL1A-20: 12.
Sketch (3)



FL/A-20:12
Sketch (4)

NO. DESCRIPTION BY DATE	
1	24 McDonald Ct 01/18/2020
SHEET TITLE:	
PROJECT DESCRIPTION: 24 McDonald Ct	
DRAWINGS PROVIDED BY: HOMEOWNER	
DATE: 2020-02-05	
SCALE:	
SHEET: A-6	



SHEET TITLE:
SITE PLAN MASTER

PROJECT DESCRIPTION:
24 McDonald Ct

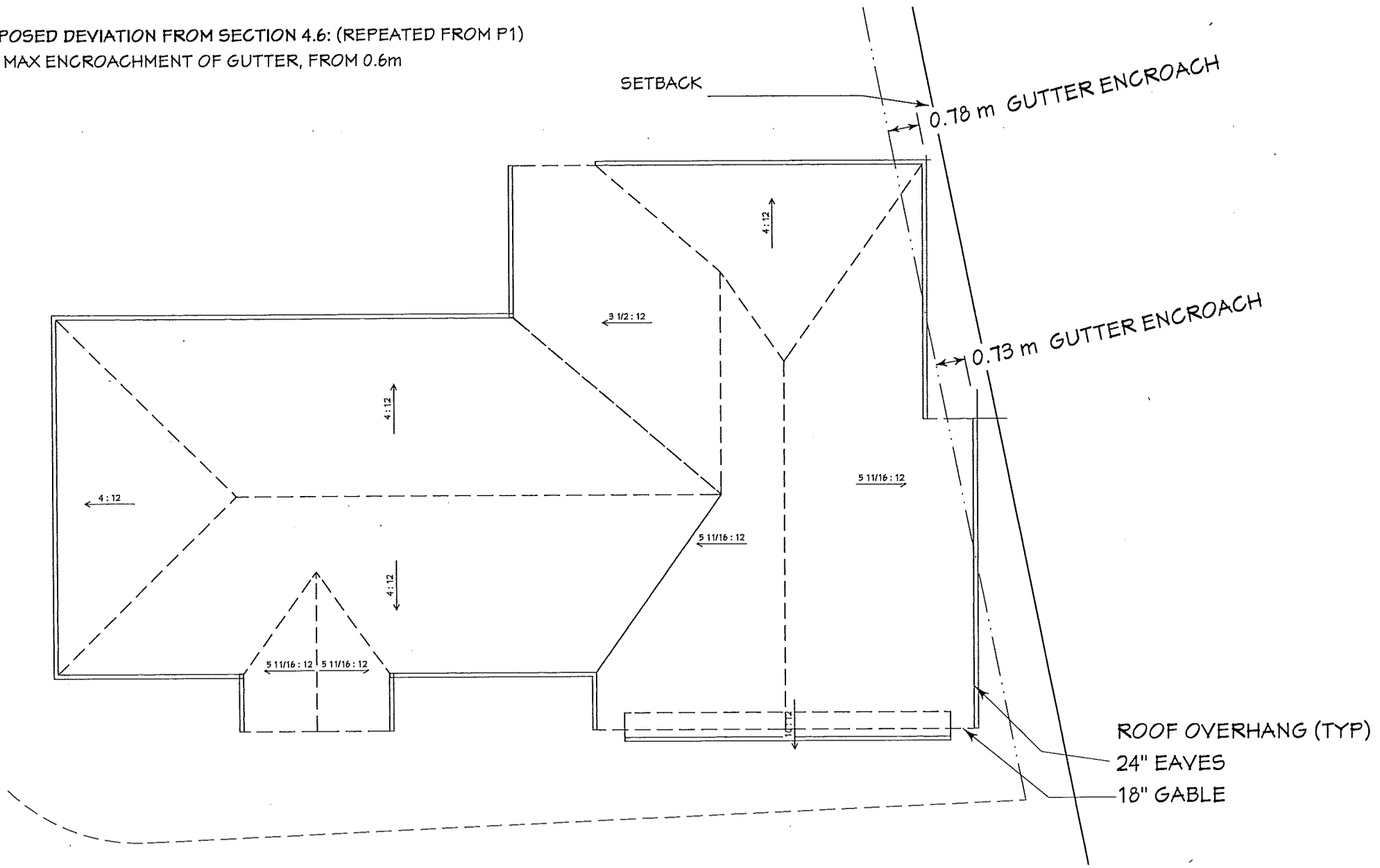
DRAWINGS PROVIDED BY:
HOMEOWNER

DATE:
2020-02-05

SCALE:
1/16"=1'

SHEET:
A-2

PROPOSED DEVIATION FROM SECTION 4.6: (REPEATED FROM P1)
 0.8m MAX ENCROACHMENT OF GUTTER, FROM 0.6m



FLIA-20.12
 Sketch (6)

NO.	DESCRIPTION	BY	DATE
1	RO-220 FL AREA	JS	01/08/2020

SHEET TITLE:
ROOF PLAN

PROJECT DESCRIPTION:
 24 McDonald Crt

DRAWINGS PROVIDED BY:
 HOMEOWNER

DATE:
 2020-02-05

SCALE:
 1/8"=1'

SHEET:
A-3



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

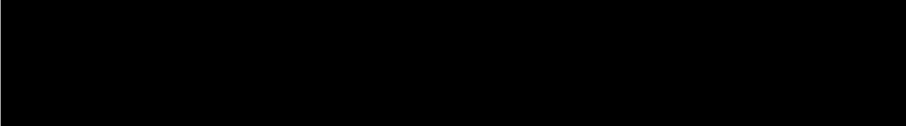
FOR OFFICE USE ONLY.	
APPLICATION NO. <u>FL/A 2012</u>	DATE APPLICATION RECEIVED <u>Jan. 9/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner JASON SOUSA ^{CHRISTINA SOUSA} Telephone No. 
 2.  ^{on}

3. Name of Agent _____ Telephone No. _____
 FAX NO. _____ E-mail address. _____
 4. Address _____
 _____ Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:
MERIDIAN CREDIT UNION LTD. 75 CORPORATE
PARK DR., ST. CATHARINES, ON Postal Code L2S 3W3

 _____ Postal Code _____

6. Nature and extent of relief applied for:
1.2m SETBACK, FROM 3m (INNER SIDE YARD)
3m REAR YARD SETBACK, FROM 7.5m
20% LOT COVERAGE, FROM 15%
220 m² 1-STORY FLOOR SPACE, FROM 184m²
0.8m MAX GUTTER ENCROACHMENT, FROM 0.6m
7. Why it is not possible to comply with the provisions of the By-law?
LOCATION OF EXISTING STRUCTURE IS NOT IDEAL
FOR ADDING A DOUBLE CAR-WIDE GARAGE.
FLOOR SPACE LIMITATION DOES NOT ACCOMMODATE
WORKING FROM HOME AND GROWING FAMILY.
8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
LT 32, PL 1189; S/T HL235120 FLAMBOROUGH
CITY OF HAMILTON. 24 McDONALD COURT.
9. PREVIOUS USE OF PROPERTY
- Residential Industrial Commercial
Agricultural Vacant
Other _____
- 9.1 If Industrial or Commercial, specify use

- 9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
Yes No Unknown
- 9.3 Has a gas station been located on the subject land or adjacent lands at any time?
Yes No Unknown
- 9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
Yes No Unknown
- 9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
Yes No Unknown RESIDENTIAL SEPTIC
- 9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
Yes No Unknown
- 9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
Yes No Unknown
- 9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
Yes No Unknown
- 9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No X Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

PARCEL REGISTER.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No X 1961 - SEE ATTACHED

RESIDENTIAL USE SINCE
SURVEY AND PARCEL
REGISTER

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

JAN 7, 2020
Date


Signature Property Owner

JASON SOUSA
Print Name of Owner

10. Dimensions of lands affected:

Frontage 114.60 ft
Depth 135.75 ft
Area 0.345 ACRES
Width of street 66 ft LOT TO LOT AS PER PLAN 1189 ATTACHED

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: SEE ATTACHED. APPROX. 25'x45' BUNGALO, 1100 SQFT SINGLE FAMILY HOME; 6'x6' WOODEN SHED, 8'x12' METAL SHED.

Proposed: 26'x42' GARAGE ADDITION W/ LIVING SPACE ABOVE, ATTACHED TO EXISTING HOME. SINGLE 15'x26' SHED TO REPLACE TWO EXISTING SHEDS.

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: SEE ATTACHED DRAWINGS

Proposed: SEE ATTACHED DRAWINGS

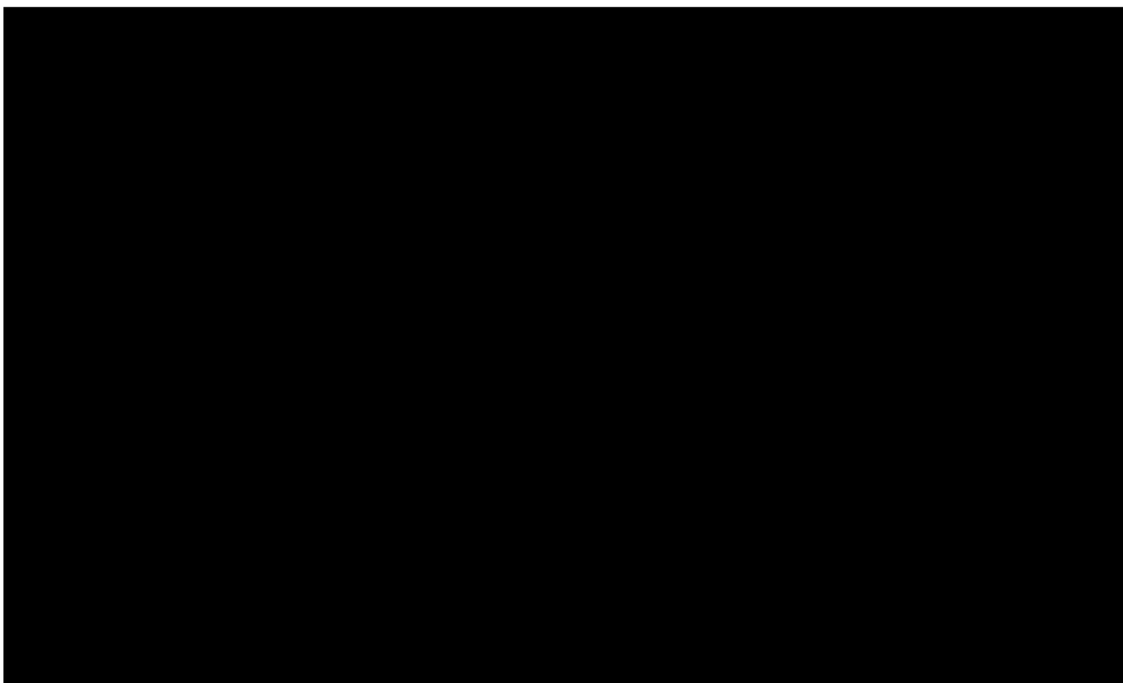
13. Date of acquisition of subject lands:
JUNE, 2019
14. Date of construction of all buildings and structures on subject lands:
~ 1960, SHEDS UNKNOWN
15. Existing uses of the subject property: RESIDENTIAL
-
16. Existing uses of abutting properties: RESIDENTIAL
-
17. Length of time the existing uses of the subject property have continued:
✓ 60 YEARS
-
18. Municipal services available: (check the appropriate space or spaces)
 Water ✓ Connected ✓
 Sanitary Sewer ✓ Connected ✓
 Storm Sewers _____
19. Present Official Plan/Secondary Plan provisions applying to the land:
LOW DENSITY RESIDENTIAL 2E
-
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
R1-6
-
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

-
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
-
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) JASON SOUSA am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, JASON SOUSA, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

JAN 8, 2020
Date



PART 27 PERMISSION TO ENTER

Date: JAN 8, 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 24 McDONALD COURT, DUNDAS
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

JASON SOUSA

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202
E-mail: morgan.evans@hamilton.ca or scott.baldry@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: FL/A-20:28

APPLICANTS: Barich Grenkie Surveying Ltd., on behalf of the owner Ton-Lynne Jackson

SUBJECT PROPERTY: Municipal address **16 Orchard Drive (Flamborough) City of Hamilton**

ZONING BY-LAW: Zoning By-law 90-145-Z, as Amended

ZONING: "R1-6" Urban Residential (Single Detached) Zone

PROPOSAL: To permit the construction of a single detached dwelling notwithstanding that:

1. A lot coverage of 26% is permitted instead of the required maximum lot coverage of 15%.
2. A maximum floor space of 343 square metres shall be permitted instead of the required maximum floor space of 186 square metres.

NOTES

1. The two (2) variances have been written as requested by the applicant which are based on a proposed building envelope only. Insufficient details (i.e. no building plans, elevations, floor plans, etc.) were provided from which to confirm if lot coverage or floor space maximums are correct. Therefore, compliance for the proposed single detached dwelling shall be determined at building permit stage of the development.
2. Applicant shall ensure building height is provided in accordance with the definitions of 'Height' and 'Grade' as defined in Section 3 of Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should the building height of the single detached dwelling exceed the height maximum of 8.2 metres, additional variances will be required.
3. Applicant shall ensure parking is provided in accordance with the regulations under Section 5.21 in Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should parking not be provided in accordance with Section 5.21, additional variances will be required.
4. Applicant shall ensure any sills, belt courses, cornices, chimney breasts, bay windows, pilasters, eaves or gutters, balconies, canopies, awnings, steps, unenclosed porches, exterior staircases are provided in accordance with the regulations for Yard Encroachments under Section 5.30 in Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should applicable yard encroachments not be provided in accordance with Section 5.30, additional variances will be required.

FL/A-20:28
Page 2

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020
TIME: 1:30 p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935

Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Hamilton

Committee of Adjustment

City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Planning and Economic Development Department
Planning Division

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

RECEIVED

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>FLA-20:28</u>	DATE APPLICATION RECEIVED <u>JAN 23 2020</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Toni-Lynne Jackson Telephone No.
-
- Name of Agent Barich Grenkie Surveying Ltd. Telephone No.
-

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:
- 1. Applying for a relief for the Lot Coverage. The zoning by-law calls
for a max Lot Coverage of 15%. We are asking for 26%
 - 2. Applying for a relief from max floor space. The zoning by-law has
a maximum floor space of 186m². We are asking for 342.4m²

7. Why it is not possible to comply with the provisions of the By-law?
- The current lot coverage maximum and max floor space is not big enough
for a modern dwelling

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
- Lot 21, Registered Plan 894
- 16 Orchard Dr.

9. PREVIOUS USE OF PROPERTY
- Residential X Industrial _____ Commercial _____
- Agricultural _____ Vacant _____
- Other _____

9.1 If Industrial or Commercial, specify use

- 9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes _____ No X Unknown _____
- 9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes _____ No X Unknown _____
- 9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes _____ No X Unknown _____
- 9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes _____ No X Unknown _____
- 9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes _____ No X Unknown _____
- 9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes _____ No X Unknown _____
- 9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes _____ No X Unknown _____
- 9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes _____ No X Unknown _____

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes _____ No X Unknown _____

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?
Information was given by owner.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes _____ No _____

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

January 23, 2020
 Date


 Signature Property Owner

Toni-Lynne Jackson
 Print Name of Owner

10. Dimensions of lands affected:

Frontage 30.59 m
 Depth 48.42 m
 Area 1321.9 m2
 Width of street 20.12 m

11. Particulars of all buildings and structures on or proposed for the subject lands:
 (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: 1 Storey Sided Dwelling & Wood Shed both to be Demolished

Proposed: Proposed 1 Storey Dwelling, Ground Floor Area = 341.05m2
23.24 m Wide x 17.66 m Depth. Building height of 6.69 m

12. Location of all buildings and structures on or proposed for the subject lands;
 (Specify distance from side, rear and front lot lines)

Existing: 1 Storey Dwelling, 2.26m from SW Lot Line, 13.16m from NE Lot Line
11.12m Front Setback, 24.16m Rear Setback
Wood Shed - 5.40 Rear Setback, 2.70m from NE Side lot line

Proposed: 1 Storey Dwelling, 3.08m from SW Side Line, 3.97m from NE Side Line
11.39m Front Setback, 15.32m Rear Setback

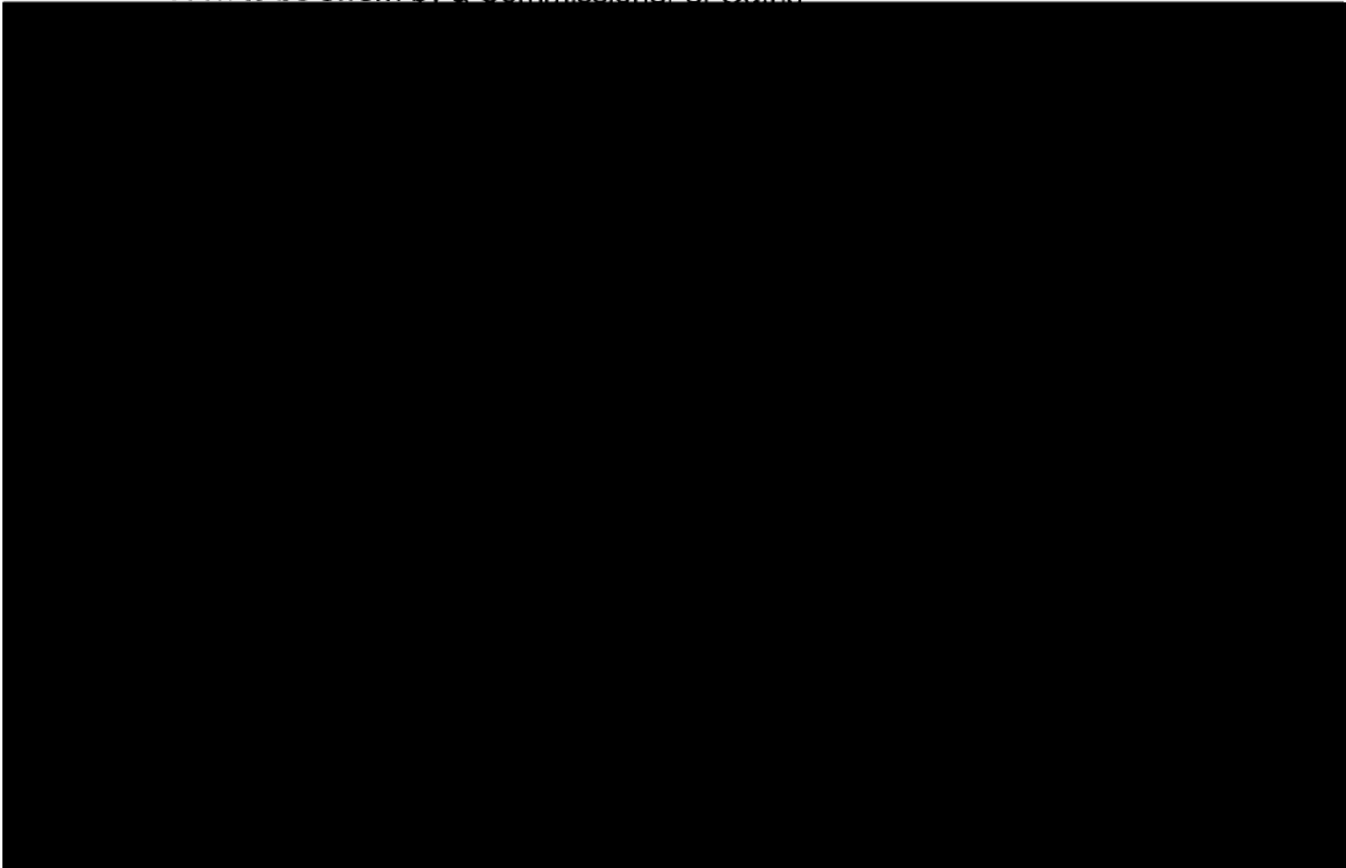
13. Date of acquisition of subject lands:
Purchased in 2007
-
14. Date of construction of all buildings and structures on subject lands:
Existing Dwelling was built in 1953
-
15. Existing uses of the subject property: _____
Residential
-
16. Existing uses of abutting properties: Residential
-
17. Length of time the existing uses of the subject property have continued:
Its always been residential
-
18. Municipal services available: (check the appropriate space or spaces)
 Water X _____ Connected Oct 5, 2001
 Sanitary Sewer X _____ Connected Sept 13, 2008
 Storm Sewers X _____
19. Present Official Plan/Secondary Plan provisions applying to the land:
None
-
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
None
-
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

-
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
-
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Toni - Lynne Jackson am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Darko Jakovina of Barich Grenkie Surveying Ltd.

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE January 23, 2020

SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Toni-Lynne Jackson, the Owner, hereby agree and acknowledge
(*Print name of Owner*)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

January 23, 2020
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: January 23, 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 16 Orchard Drive, Waterdown, ON
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Toni-Lynne Jackson

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

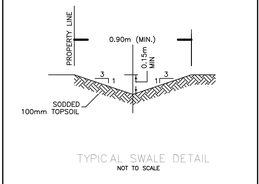
The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.

GENERAL NOTES

- 1. THIS/THESE PLAN(S) IS/ARE NOT TO BE USED FOR CONSTRUCTION UNTIL SEALED BY THE ENGINEER AND INDICATED ISSUED FOR CONSTRUCTION ON THE DRAWING.
2. THIS/THESE PLAN(S) IS/ARE NOT TO BE REPRODUCED IN WHOLE OR IN PART WITHOUT THE WRITTEN PERMISSION OF BARICH GRENKIE SURVEYING LIMITED.
3. INFORMATION REGARDING ANY EXISTING SERVICES AND/OR UTILITIES SHOWN ON THE APPROVED SET OF CONSTRUCTION DRAWINGS ARE FURNISHED AS THE BEST AVAILABLE INFORMATION. THE CONTRACTOR SHALL INTERPRET THIS INFORMATION AS HE SEES FIT WITH THE UNDERSTANDING THAT THE OWNER AND HIS AGENTS DISCLAIM ALL RESPONSIBILITY FOR ITS ACCURACY AND FOR SUFFICIENCY. THE CONTRACTOR SHALL ASSUME LIABILITY FOR ANY DAMAGE TO EXISTING WORKS.
4. SITE PLAN INFORMATION TAKEN FROM SURVEY BY BARICH GRENKIE.
5. THIS/THESE PLAN(S) TO BE USED FOR SERVING AND GRADING ONLY, FOR BUILDING LOCATION REFER TO THE SITE PLAN.
6. MUNICIPAL APPROVAL OF THESE DRAWINGS IS FOR MATERIAL AND COMPLIANCE WITH CITY/TOWN STANDARDS AND PROVINCIAL SPECIFICATIONS AND STANDARDS ONLY. APPROVAL AND INSPECTION OF THE WORKS BY THE CITY/TOWN STAFF DOES NOT CERTIFY THE LINE AND GRADE OF THE WORKS NOR RELIEVE THE CONTRACTOR OF CERTIFICATION OF ALL WORKS BY THE OWNER'S ENGINEER.
7. ALTERNATE MATERIALS MAY BE ACCEPTABLE PROVIDED WRITTEN APPROVAL HAS FIRST BEEN OBTAINED FROM THE CITY OF HAMILTON AND THE ENGINEER.
8. THE APPROVAL OF THIS PLAN DOES NOT EXEMPT THE OWNER'S BONDED CONTRACTOR FROM THE REQUIREMENTS TO OBTAIN THE VARIOUS PERMITS/APPROVALS NORMALLY REQUIRED TO COMPLETE A CONSTRUCTION PROJECT, SUCH AS, BUT NOT LIMITED TO THE FOLLOWING:
- ROAD CUT PERMITS
- SEWER PERMITS
- APPROACH APPROVAL PERMITS
- RELOCATION OF SERVICES
- COMMITTEE OF ADJUSTMENT ENCROACHMENT AGREEMENTS
9. PRIOR TO CONSTRUCTION THE CONTRACTOR MUST:
I. CHECK AND VERIFY ALL DIMENSIONS AND EXISTING ELEVATIONS WHICH INCLUDE BUT ARE NOT LIMITED TO THE BENCHMARK ELEVATIONS, EXISTING SERVICE CONNECTIONS, EXISTING INVERTS AND REPORT FINDING IN WRITING TO THE ENGINEER.
II. OBTAIN ALL UTILITY LOCATES AND REQUIRED PERMITS AND LICENSES.
III. VERIFY ALL FINISHED FLOOR ELEVATIONS AND BASEMENT FLOOR ELEVATIONS WHICH MY APPEAR ON THESE PLANS COMPLY WITH THE FINAL ARCHITECTURAL DRAWINGS.
IV. CONFIRM ALL DRAWINGS USED FOR CONSTRUCTION ARE OF THE MOST RECENT REVISION.
V. THE ENGINEER OF THE PROPOSED CONSTRUCTION SCHEDULE FOR COORDINATION OF NECESSARY INSPECTIONS.
10. THE CONTRACTOR IS RESPONSIBLE FOR CONTACTING THE ENGINEER 48 HOURS PRIOR TO THE COMMENCING SITE WORKS TO ARRANGE FOR INSPECTION. THE ENGINEER SHALL DETERMINE THE EXTENT OF INSPECTION AND TESTING REQUIRED FOR CERTIFICATION OF THE UNDERGROUND SERVICE INSTALLATION AS MANDATED BY THE ONTARIO BUILDING CODE DIVISION C, PART 1, SECTION 12.2. GENERAL SCHEM. FAILURE TO MAKE SUITABLE ARRANGEMENTS FOR INSPECTION WILL LEAD TO POST CONSTRUCTION TESTING AND INSPECTION AS DETERMINED BY THE ENGINEER. THE COSTS OF WHICH INCLUDING ANY WORKS IN CONSTRUCTION SHALL BE BORNE BY THE CONTRACTOR. FULL PAYMENT FOR UN-INSPECTED WORKS MAY BE WITHHELD UNTIL THE COMPLETION OF THE POST CONSTRUCTION INSPECTION AND TESTING TO THE SATISFACTION OF THE ENGINEER.
11. INSPECTION BY THE OWNER'S ENGINEER IS FOR CERTIFICATION AND GENERAL CONFORMANCE PURPOSES AND DOES NOT CERTIFY LINE AND GRADE OR IMPLY AN ASSURANCE OF QUALITY CONTROL. THE CONTRACTOR SHALL BE RESPONSIBLE TO ENSURE THE INSTALLATION OF THE WORKS TO PROPER LINE, GRADE AND QUALITY TO CURRENT INDUSTRY STANDARDS.
12. ANY UTILITY RELOCATIONS AND RESTORATIONS DUE TO THE DEVELOPMENT TO BE UNDERTAKEN AT THE EXPENSE OF THE OWNER'S ENGINEER AND SHALL BE COORDINATED BY THE CONTRACTOR.
13. ALL RESTORATIONS AND RECONSTRUCTIONS SHALL BE COMPLETED TO MATCH EXISTING CONDITIONS OR BETTER AND ARE TO BE PERFORMED TO THE SATISFACTION OF THE ENGINEER AND THE CITY/TOWN STANDARDS.
14. SERVING CONTRACTOR TO MAINTAIN A "CONFINED TRENCH CONDITION" IN ALL SEWER AND WATERMAIN INSTALLATION TRENCHES.
15. THE SITE SERVING CONTRACTOR SHALL TERMINATE ALL SERVICES 1.0m FROM THE BUILDING FACE.
16. NO BLASTING WILL BE PERMITTED.

GRADING NOTES

- 1. GENERAL GRADING
A. ALONG ADJOINING PROPERTIES GRADE TO MEET EXISTING OR PROPOSED ELEVATIONS WITH SLOOED SLOPES (MIN. 3% TO 1%) AND/OR RETAINING WALLS AS SPECIFIED.
B. ALL RETAINING WALLS, WALKWAYS, CURBS, ETC., SHALL BE PLACED A MIN. OF 0.45m OFF THE PROPERTY LINE. ALL WALLS 1.0m OR HIGHER SHALL BE DESIGNED BY A P.E.N.G.
C. SHOULD A RETAINING WALL BE REQUIRED, THE TOP OF WALL ELEVATIONS SHALL BE SET 150mm ABOVE THE PROPOSED SIDE YARD SWALES.
D. RETAINING WALLS 1.0m IN HEIGHT OR GREATER REQUIRE CONSTRUCTION OF A FENCE OR GUARD RAIL AT THE TOP OF THE REAR OF THE WALL. GUARDS FOR RETAINING WALLS SHALL BE DESIGNED AND CONSTRUCTED IN ACCORDANCE WITH THE REQUIREMENTS OF EXTERIOR GUARDS AS CONTAINED IN THE ONTARIO BUILDING CODE.
E. TOP OF FOUNDATION WALLS FOR BUILDINGS SHALL BE 150mm (MIN) ABOVE FINISHED GRADE.
F. DRIVEWAY SLOPES SHALL NOT BE LESS THAN 2% AND NOT MORE THAN 7.0% REVERSED SLOPED DRIVEWAYS IN DEVELOPMENTS ARE NOT PERMITTED.
G. IF GRADING IS REQUIRED ON LANDS ADJACENT TO THE DEVELOPMENT WHICH ARE NOT OWNED BY THE DEVELOPER, THEN THE DEVELOPER MUST OBTAIN WRITTEN PERMISSION FROM THE ADJACENT PROPERTY OWNER TO ALLOW THE DEVELOPER TO GRADE ON THE ADJACENT LANDS, OTHERWISE, RETAINING WALLS MUST BE USED.
H. THE WRITTEN PERMISSION REQUIRED FROM THE ADJACENT LANDOWNER SHALL BE OBTAINED PRIOR TO ENTERING THE LANDS. SHOULD PERMISSION NOT BE OBTAINED OR IS WITHDRAWN PRIOR TO COMMENCING THE WORK, THEN THE DEVELOPER SHALL LIMIT HIS ACTIVITIES TO THE LIMITS OF THE DEVELOPMENT SITE.
I. DRIVEWAY AND DRIVEWAY APPROACHES SHALL BE LOCATED SUCH THAT HYDRO VAULTS AND OTHER STREET FURNITURE ARE A MIN. OF 1.2m FROM THE PROJECTIONS OF THE OUTSIDE GARAGE WALLS.
J. ANY CHANGES IN GRADES AND CATCH BASINS REQUIRE THE APPROVAL OF THE CITY'S MANAGER OF DEVELOPMENT ENGINEERING.
K. ALL DRIVEWAYS FROM PROPERTY LINES FOR THE FIRST 7.5m SHALL BE WITHIN 5% MAXIMUM GRADE. THEREAFTER, ALL DRIVEWAYS SHALL BE WITHIN 10% MAXIMUM GRADES.
L. SLOPES OF SWALES FOR BOTH "BACK TO FRONT" AND "SPILT" DRAINAGE SHALL BE NO LESS THAN 2.0% GRADE AND NO GREATER THAN 33.0% GRADE (3:1 SLOPE).
M. WHEN MATCHING TO EXISTING PROPERTIES WHERE A 2.0% GRADE CANNOT BE ACHIEVED, A 1.5% GRADE IS PERMITTED, PROVIDED A 150mm SUBDRAIN IS INSTALLED BELOW THE BOTTOM OF THE SWALE AND DRAINED TO A SUITABLE OUTLET (WITH A MINIMUM 0.3m COVER OVER THE SUBDRAIN), OR OTHER MITIGATION MEASURES.
N. MINIMUM GRADE FOR WASH-AROUND SWALE IN BACKYARDS SHALL BE 1.0%.
O. UNLESS OTHERWISE NOTED, THE GROUND BETWEEN PROPOSED ELEVATIONS ON SIDE LOTS SHALL BE GRADED IN A STRAIGHT LINE.
P. GARAGE FLOOR ELEVATIONS TO BE SET 0.3m HIGHER THAN BACK OF WALK, UNLESS OTHERWISE SPECIFIED.
Q. ALL FILL PLACED ON LOTS SHALL BE COMPACTED TO A MINIMUM 95% S.P.D. (UNLESS OTHERWISE RECOMMENDED BY THE GEOTECHNICAL ENGINEER). ALL MATERIAL SHALL BE PLACED IN LIFTS NOT EXCEEDING 300mm.
2. BACKYARD GRADING
A. DEFINITION: "REQUIRED BACK YARD" SHALL MEAN THE LESSER OF THE:
B. DISTANCE REGULATED BY THE ZONING BY-LAW OR 6.0m.
C. THE MAXIMUM 5.0% RESTRICTION SHALL NOT APPLY TO THE SIDES OF A SWALE ALONG THE BACK OF THE LOT, PROVIDING THE TOTAL WIDTH OF THE SWALE DOES NOT EXCEED 1.0m ON EACH LOT.
D. WHERE THE 5.0% RESTRICTION ON BACKYARD GRADES RESULTS IN ELEVATION DIFFERENCES BETWEEN DIFFERENT PROPERTIES, RETAINING WALLS SHALL BE CONSTRUCTED ALONG THE SIDES AND THE BACK OF THE LOT. 3:1 SLOPES CAN REPLACE THE WALLS WHERE THE DIFFERENCE IN ELEVATION IS LESS THAN 0.3m.
E. GENERALLY, SLOPES SHALL BE PLACED ON THE LOWER LOT, WHEREAS RETAINING WALLS SHALL BE PLACED ON THE HIGHER LANDS.
F. THERE IS NO CONTROL ON THE STEEPNESS OF THE SLOPES IN SIDE YARDS, FRONT YARDS, AND BACK YARDS, OUTSIDE THE AREAS DEFINED IN ITEM "A" ABOVE, PROVIDING THE SLOPES ARE STABLE FOR THE SOILS OF THE AREA (3:1 MAXIMUM).



NOTE:

- 1. This property is eligible for weekly collection of garbage, organics, recyclable material, and leaf and waste through the City of Hamilton subject to compliance with specifications indicated by the Waste Management Division and subject to compliance with the City's Solid Waste Management By-Law 09-067.
2. Construction material is prohibited from collection and arrangements shall be made with a private contractor for its collection and disposal.
3. On collection day the collection area shall be in an accessible location, free and clear of any construction debris and vehicles.
4. Collection of garbage, green cart organics, recycling and leaf and yard waste will take place curbside in front of the property.

SEWERS

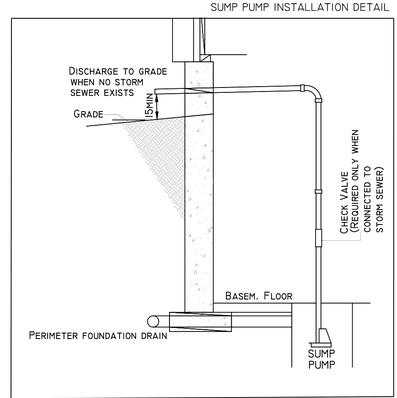
- 1. STORM AND SANITARY PRIVATE DRAINS
A. CONSTRUCTION OF PRIVATE DRAINS SHALL BE IN ACCORDANCE WITH CITY STANDARDS & SPECIFICATIONS (LATEST EDITION) AND MINISTRY OF ENVIRONMENT (MSE) GUIDELINES (LATEST EDITION).
B. PRIVATE DRAINS TO BE 150mm PVC PIPE, CSA B1821 M-1983, SDR 26 AS PER FORM 500. STORM PIPE SHALL BE WHITE AND SANITARY SHALL BE ANY COLOR OTHER THAN WHITE. WOOD MARKING AT END OF SANITARY PRIVATE DRAIN SHALL BE PAINTED RED.
C. COVER AND BEDDING MATERIAL FOR PRIVATE DRAINS SHALL BE GRANULAR 'A' INSTALLED AS PER 0920 802/00 OR 802/01.
D. MINIMUM FALL FOR PRIVATE DRAINS TO BE 2.0%.
E. TOP OF SANITARY PRIVATE DRAINS AT STREET LINE TO BE 2.2m (MIN.) BELOW CENTERLINE ROAD ELEVATION AT THAT POINT AS DETAILED.
F. TOP OF STORM PRIVATE DRAINS AT STREET LINE TO BE 1.2m (MIN.) BELOW CENTERLINE ROAD ELEVATION AT THAT POINT AS DETAILED.
G. BUILDING RAINWATER LEADERS SHALL NOT BE CONNECTED TO THE STORM PRIVATE DRAIN BUT SHALL DISCHARGE TO LANDSCAPED SURFACES VIA SPLASH PADS.
H. SUMP PUMPS WITH CHECK VALVES SHALL BE INSTALLED IN EACH DWELLING TO PUMP THE BUILDING WEEPING TILES TO THE STORM PRIVATE DRAINS. THE SUMP OUTLET PIPE SHALL EXTEND A MINIMUM OF 150mm ABOVE THE PROPOSED GRADE AT THE DWELLING (BASEMENT CEILING) PRIOR TO DISCHARGING TO THE STORM PRIVATE DRAIN. SEE DETAIL 3.
I. IF THE APPLICANT/OWNER INTENDS TO REUSE A PORTION OF A SITE'S EXISTING SEWER SYSTEM, IT IS THEIR RESPONSIBILITY TO ENSURE THAT THE SEWER IS OF ADEQUATE CAPACITY AND ALL APPLICABLE BY-LAW REQUIREMENT, AND IS IN GOOD WORKING ORDER. SEWERS TO BE REUSED MUST BE VIDEO INSPECTED, WHILE THE CITY/TOWN SEWER INSPECTOR IS PRESENT. THE APPLICANT/OWNER IS RESPONSIBLE FOR MAKING ALL ARRANGEMENTS WITH THEIR PRIVATE VIDEO INSPECTION CONTRACTOR ALONG WITH PAYMENT OF AN INSPECTION FEE.

COMPACTION REQUIREMENTS

- UNLESS OTHERWISE NOTED OR DIRECTED BY THE GEOTECHNICAL CONSULTANT, THE FOLLOWING SHALL APPLY.
A. ALL BEDDING AND BACKFILL MATERIAL, ROAD SUB-GRADES AND GENERALLY ALL MATERIAL USED FOR LOT GRADING AND FILL SECTIONS, ETC., SHALL BE COMPACTED TO MIN. 95% S.P.D. ALL MATERIAL SHALL BE PLACED IN LAYERS NOT EXCEEDING 300mm LIFTS.
B. ALL GRANULAR ROAD BASE MATERIALS SHALL BE COMPACTED TO 98% S.P.D.
C. FOR ALL SEWERS AND WATERMANS IN FILL SECTIONS, THE COMPACTION SHALL BE CERTIFIED BY A GEOTECHNICAL ENGINEER PRIOR TO LAYING OF PIPE.

SILTATION AND EROSION CONTROL

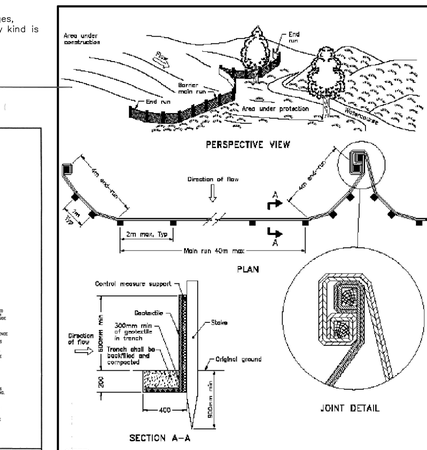
- A. SILTATION CONTROL BARRIERS SHALL BE PLACED AS DETAILED.
B. ALL SILTATION CONTROL MEASURES SHALL BE CLEANED AND MAINTAINED AFTER EACH RAINFALL AS DIRECTED AND TO THE SATISFACTION OF THE OFFICE OF CITY/TOWN AND/OR THE CONSERVATION AUTHORITY.
C. ADDITIONAL SILT CONTROL LOCATIONS MAY BE REQUIRED AS DETERMINED BY THE ENGINEER, THE CITY/TOWN AND/OR THE CONSERVATION AUTHORITY.



MUNICIPAL ADDRESS

Table with 3 columns: SITE STATISTICS, 8% L.A.W., and PROPOSED. Rows include LOT AREA (1390 m2 vs 1321.9m2), FRONT YARD SETBACK (7.5 m vs 11.39 m), REAR YARD SETBACK (7.5 m vs 15.32 m), SIDE YARD SETBACK (3.0 m vs 3.08 m), HEIGHT (PEAK OF ROOF) (8.2 m vs 6.69 m), LOT FRONTAGE (30.0 m vs 30.59 m), and LOT COVERAGE (15% vs 25.8%).

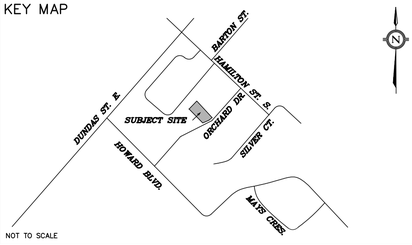
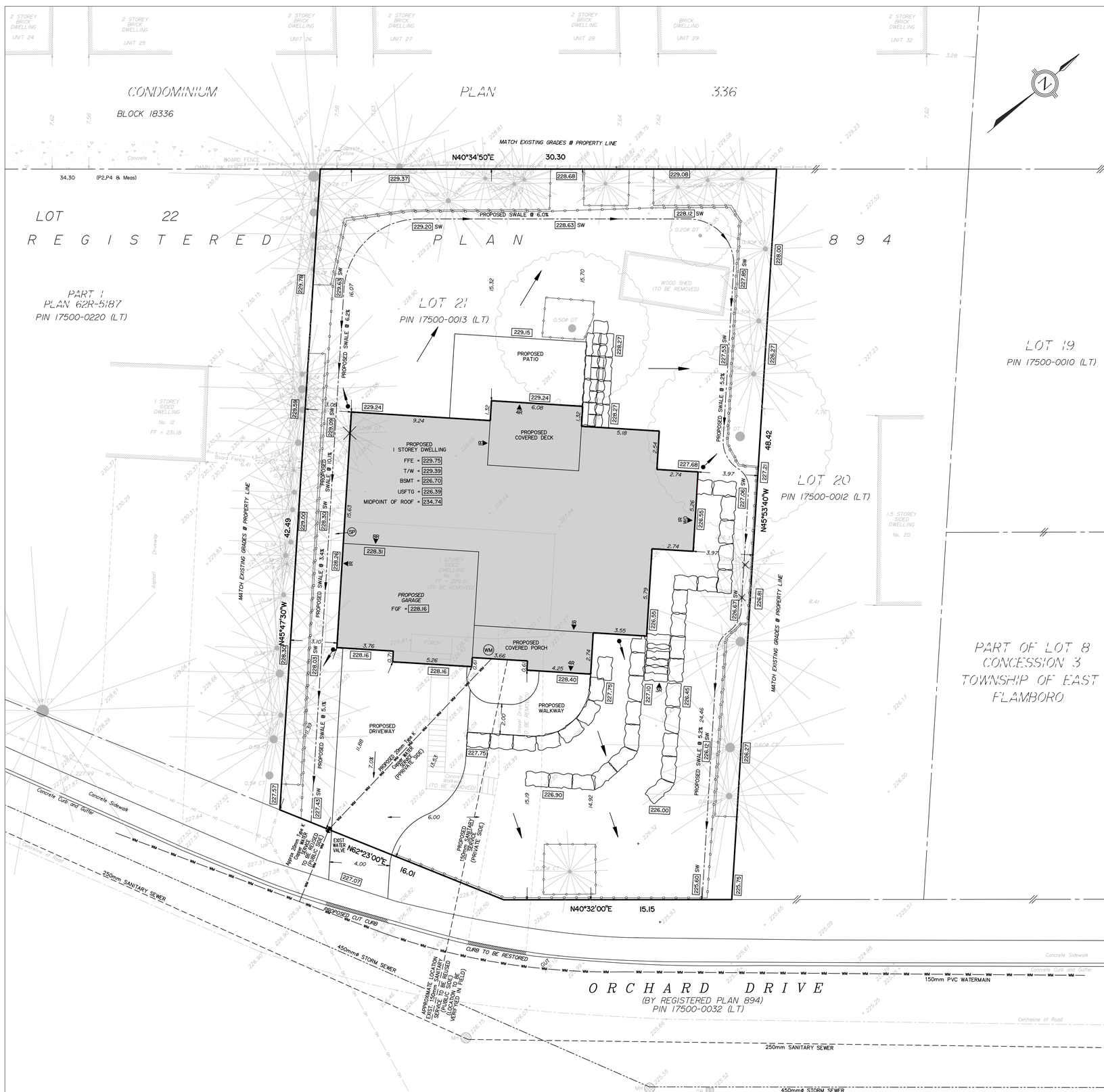
- 1. Tree protection barriers for trees situated on the City road allowance where visibility must be maintained can be 1.2m high and consist of orange plastic web snow fencing on a wood frame of 2" x 4" s, supported on metal "T" bars, 2.0m c/c max. Where orange plastic web snow fencing creates a restriction to sightlines, page wire fencing shall be used.
2. Where some excavate or fill has to be temporarily located near a tree protection barrier plywood must be used to ensure no material enters the Tree Protection Zone.
3. All supports and bracing should be outside the Tree Protection Zone. All such supports should minimize damaging roots outside the Tree Protection Barrier.
4. No construction activity, grade changes, surface treatment or excavations of any kind is permitted within the Tree Protection Zone.



TEMPORARY TREE PROTECTION FENCING (POST SECTION AND ELEVATION, NTS)

SITE PLAN GUIDELINES October 2003

HEAVY-DUTY SILT FENCE BARRIER OPSD 219.130



ADDRESS: 16 ORCHARD DRIVE, WATERDOWN

SITE & GRADING PLAN OF LOT 21 REGISTERED PLAN 894 IN THE CITY OF HAMILTON SCALE & NOTES

BARICH GRENKIE SURVEYING LTD. A DIVISION OF GEOMAPLE © COPYRIGHT 2020

METRIC DISTANCES AND ELEVATIONS SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

ELEVATION NOTE ELEVATIONS ARE REFERRED TO THE CANADIAN GEODETIC VERTICAL DATUM (CGVD-1928:1978) AND ARE DERIVED FROM CITY OF HAMILTON BENCHMARK No. 00772020059 HAVING AN ELEVATION OF 224.41 m.

LEGEND table with symbols and descriptions: CT (Denotes Deciduous Tree), CT (Denotes Coniferous Tree), --- (Denotes Subject Lands Boundary), --- (Denotes Easement Line), --- (Denotes Lot Line), --- (Denotes Fence Line), --- (Denotes North-East-South-West), --- (Denotes Existing Elevation), --- (Denotes Proposed Elevation), --- (Denotes Proposed Tree Protection), --- (Denotes Proposed Silt Fence), --- (Denotes Down Spout with Splash Pad), --- (Denotes Sump Pump), --- (Denotes Water Metre).

Table with columns: NO., DATE, BY, ISSUED FOR REVIEW, REVISIONS. Row 1: 01/16/2020, EWA, ISSUED FOR REVIEW. Row 2: DESIGN, EWA, CHK'D, MF, DATE. Row 3: DRAWN, EWA, CHK'D, MF, JANUARY 16, 2020.

Scale 1:150

APPROVALS

Professional Engineer Stamp for M. Fathi, License No. 100086843, dated Jan 16, 2020, Province of Ontario.

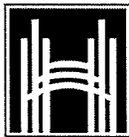
Barich Grenkie Surveying Ltd. 297 HWY No. 8 UNIT 101 - SENECA CREEK, ON (905) 662-6767. A DIVISION OF GEOMAPLE. DWN BY: MF, CHK BY: EWA, JOB No. 19-2600.

CLIENT: TONI-LYNNE JACKSON

PROJECT NAME: SITE GRADING PLAN 16 ORCHARD DRIVE, WATERDOWN

TITLE: SITE & GRADING PLAN

PROJECT No. 19-2600 DRAWING No. 19-2600 SGP



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: FL/A-20:33

APPLICANTS: Owner: Britney & Cooper Taugher
Agent: Matt Taugher

SUBJECT PROPERTY: Municipal address **550 10th Con Rd. E., Flamborough**

ZONING BY-LAW: Zoning By-law 05-200, as Amended

ZONING: P7 and P8 and A2 district (Conservation/Hazard Land Rural (P7) zone and Conservation/Hazard Land Rural (P8) zone and Rural (A2) zone)

PROPOSAL: To permit the construction a 10.67m (35') x 12.19m (40') detached building accessory to the existing single detached dwelling notwithstanding that:

1. The accessory building shall be permitted within the front yard instead of the requirement that no accessory building or structures shall be located within a front yard.

NOTE:

- i) The accessory building shall not be used for commercial and/or industrial uses or for human habitation. Further, no portion of the existing single family dwelling including the detached garage or any accessory building shall be used for "Tradesperson's Shop" or a "Contractor's Establishment" which includes the storage of any equipment, tools or material for these uses.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:35 p.m.

PLACE: Via video link or call in (see attached sheet for details)

**To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only**

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

FL/A-20:33

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

SURVEYOR'S REAL PROPERTY REPORT - PART 1
PLAN OF SURVEY OF
PART OF LOT 1
CONCESSION 9
(GEOGRAPHIC TOWNSHIP OF EAST FLAMBOROUGH)
CITY OF HAMILTON

SURVEYOR'S REAL PROPERTY REPORT PART 2 - REPORT SUMMARY
DESCRIPTION OF LAND BEING PART OF LOT 1, CONCESSION 8, TOWNSHIP OF EAST FLAMBOROUGH, IDENTITY AS MUNICIPAL No. 530 CONCESSION 10 EAST, CITY OF HAMILTON
REGISTERED EASEMENTS AND/OR RIGHTS OF WAY NO EASEMENTS LISTED ON THE PARCEL NEAREST FOUND IN THE LAND REGISTRY OFFICE.
BOUNDARY FEATURES NOTE LOCATION OF THE FINISHES AS THEY RELATE TO THE BOUNDARIES OF THE SUBJECT PROPERTY.
COMPLIANCE WITH MUNICIPAL ZONING BY-LAWS NOT CERTIFIED BY THIS REPORT



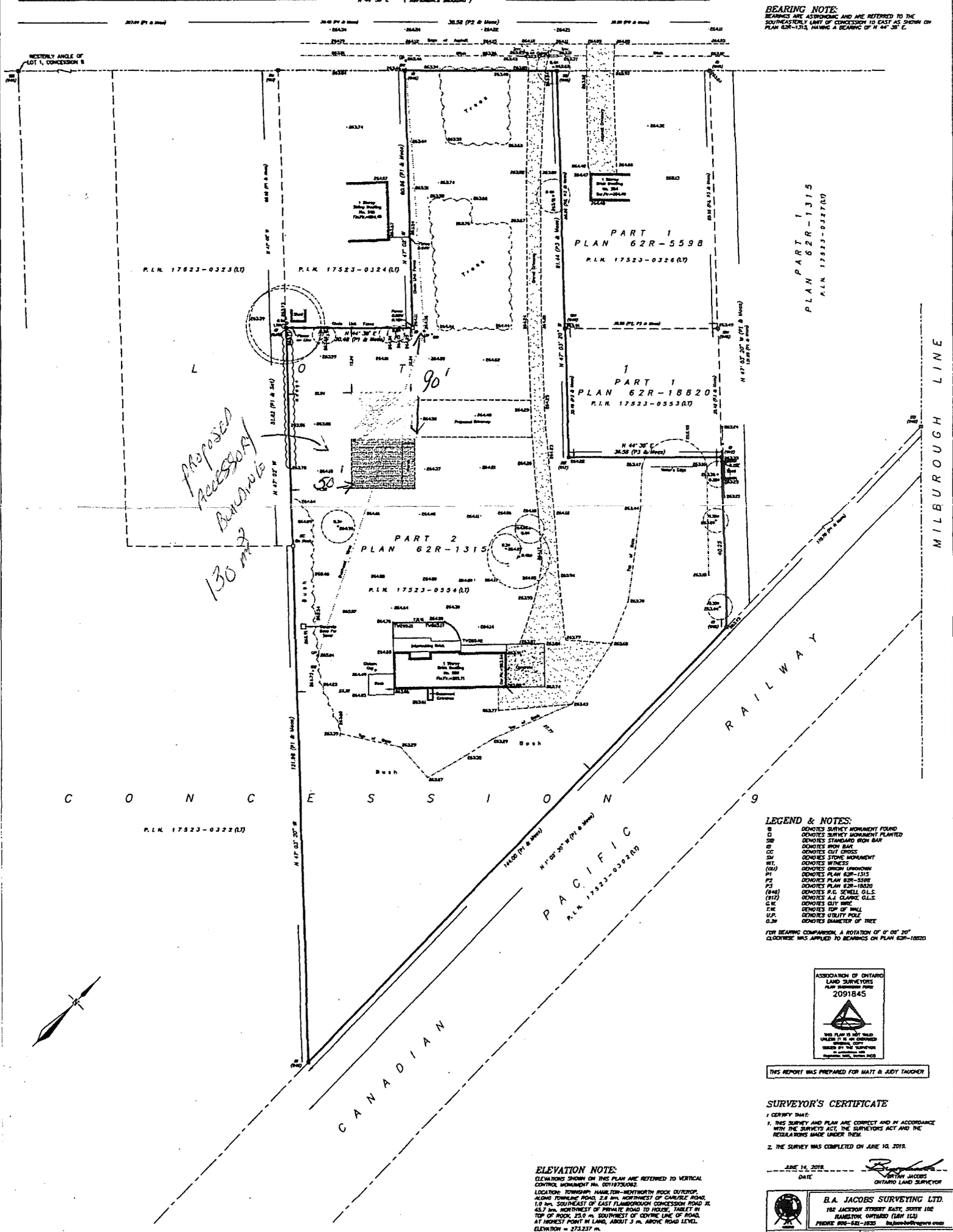
METRIC NOTE:
DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

BEARING NOTE:
BEARINGS ARE ASTROMERIC AND ARE REFERRED TO THE SOUTHEASTERN LIMIT OF CONCESSION 10 EAST AS SHOWN ON PLAN 62R-1315, HAVING A BEARING OF N 44° 30' E.

CONCESSION 10 EAST

(ROAD ALLOWANCE BETWEEN CONCESSIONS 9 AND 10, P.L.N. 17523-0237 (L17))

N 44° 30' E (REFERENCE BEARING)



- LEGEND & NOTES:**
- SB DENOTES SURVEY MONUMENT FOUND
 - SD DENOTES SURVEY MONUMENT PLANNED
 - ST DENOTES STANDARD IRON STAKE
 - SP DENOTES IRON SPIKE
 - SC DENOTES CUI CROSS
 - SS DENOTES STONE MONUMENT
 - WT, (CU) DENOTES WITNESS
 - OR DENOTES ORIGIN UNKNOWN
 - P1 DENOTES PLAN 62R-1315
 - P2 DENOTES PLAN 62R-5598
 - P3 DENOTES PLAN 62R-18820
 - (H&S) DENOTES H.C. SHELLE O.L.S.
 - (S12) DENOTES A.J. CLARKE O.L.S.
 - G.W. DENOTES GUY WIRE
 - T.W. DENOTES TOP OF WALL
 - U.P. DENOTES UTILITY POLE
 - 0.30 DENOTES DIAMETER OF TREE
- FOR BEARING COMPARISON, A ROTATION OF 0° 00' 30" CLOCKWISE WAS APPLIED TO BEARINGS ON PLAN 62R-18820



THIS REPORT WAS PREPARED FOR MATT & JUDY TAUGHER

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYORS ACT, THE SURVEYORS REGULATION AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON JUNE 10, 2018.

JUNE 14, 2018
DATE

B.A. Jacobs
B.A. JACOBS SURVEYING LTD.
100 JACOBSON STREET EAST, SUITE 100
HAMILTON, ONTARIO (L8N 1E3)
PHONE: 905-525-1252 info@ba-jacobs.com

ELEVATION NOTE:
ELEVATIONS SHOWN ON THIS PLAN ARE REFERRED TO VERTICAL CONTROL MONUMENT NO. 0019750082.
LOCATION: TOWNSHIP: HAMILTON-NORTHWEST ROCK OUTCROP, ALONG TOWNLINE ROAD, 2.8 km, NORTHWEST OF CHARLIE ROAD, 1.0 km, SOUTHWEST OF EAST FLAMBOROUGH CONCESSION ROAD 7E, 43.7 km, NORTHWEST OF PRIVATE ROAD TO HOUSE, TABLET IN TOP OF ROCK, 25.0 m, SOUTHWEST OF CENTRE LINE OF ROAD, AT HIGHEST POINT IN LAND, ABOUT 2 m, ABOVE ROAD LEVEL. ELEVATION = 273.27 m.

FL/A 20:33
Sketch

**SURVEYOR'S REAL PROPERTY REPORT
PART 2 - REPORT SUMMARY**

DESCRIPTION OF LAND
BEING PART OF LOT 1, CONCESSION 9, TOWNSHIP OF EAST FLAMBOROUGH, KNOWN AS MUNICIPAL No. 500 CONCESSION 10 EAST, CITY OF HAMILTON

REGISTERED EASEMENTS AND/OR RIGHTS OF WAY
NO EASEMENTS LISTED ON THE PARCEL REGISTER FOUND IN THE LAND REGISTRY OFFICE.

BOUNDARY FEATURES
NOTE LOCATION OF THE FENCES AS THEY RELATE TO THE BOUNDARIES OF THE SUBJECT PROPERTY.

COMPLIANCE WITH MUNICIPAL ZONING BY-LAWS
NOT CERTIFIED BY THIS REPORT

**SURVEYOR'S REAL PROPERTY REPORT - PART 1
PLAN OF SURVEY OF
PART OF LOT 1
CONCESSION 9
(GEOGRAPHIC TOWNSHIP OF EAST FLAMBOROUGH)
CITY OF HAMILTON**



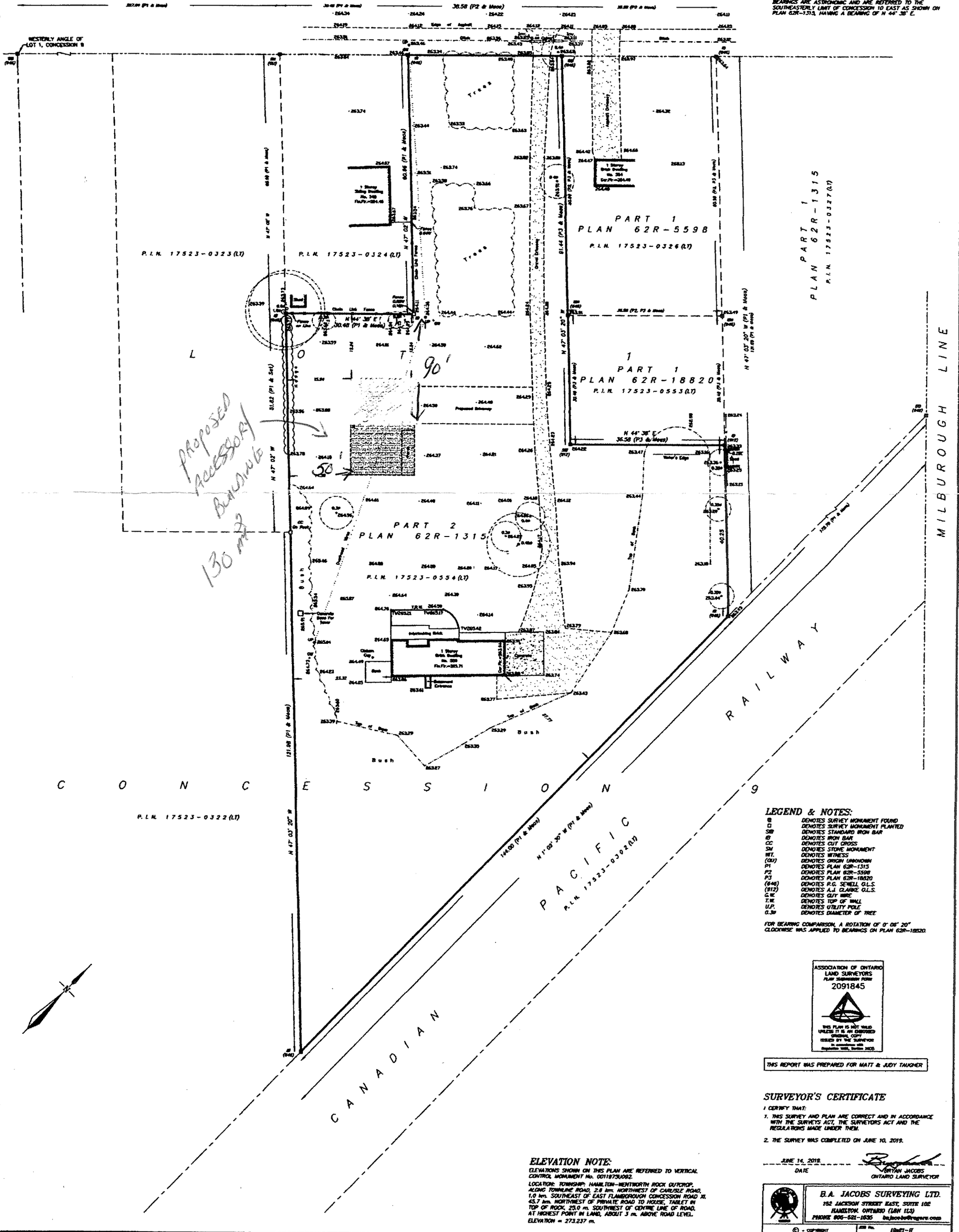
CONCESSION 10 EAST

(ROAD ALLOWANCE BETWEEN CONCESSIONS 9 AND 10, P.L.N. 17524-0257 (L1))

N 44° 38' E (REFERENCE BEARING)

METRIC NOTE:
DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

BEARING NOTE:
BEARINGS ARE ASTROMONIC AND ARE REFERRED TO THE SOUTHEASTERLY LIMIT OF CONCESSION 10 EAST AS SHOWN ON PLAN 62R-1315, HAVING A BEARING OF N 44° 38' E.



LEGEND & NOTES:

- SB DENOTES SURVEY MONUMENT FOUND
- DB DENOTES SURVEY MONUMENT PLANTED
- SBP DENOTES STANDARD IRON BAR
- IB DENOTES IRON BAR
- CC DENOTES CUT CROSS
- SM DENOTES STONE MONUMENT
- WT DENOTES WITNESS
- (CU) DENOTES CURB UNKNOWN
- P1 DENOTES PLAN 62R-1315
- P2 DENOTES PLAN 62R-5598
- P3 DENOTES PLAN 62R-18820
- (646) DENOTES P.G. SENEILL O.L.S.
- (812) DENOTES A.J. CLARKE O.L.S.
- G.W. DENOTES GUT WIRE
- T.M. DENOTES TOP OF WALL
- U.P. DENOTES UTILITY POLE
- G.S. DENOTES DIAMETER OF TREE

FOR BEARING COMPARISON, A ROTATION OF 0° 08' 20" CLOCKWISE WAS APPLIED TO BEARINGS ON PLAN 62R-18820



THIS REPORT WAS PREPARED FOR MAIT & JUDY TAUGHER

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS ACT, THE SURVEYORS ACT AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON JUNE 10, 2019.

JUNE 14, 2019
DATE

B.A. JACOBS
ONTARIO LAND SURVEYOR

B.A. JACOBS SURVEYING LTD.
152 JACKSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L8N 1L3)
PHONE: 905-521-1635 ba.jacobsurveying.com

ELEVATION NOTE:
ELEVATIONS SHOWN ON THIS PLAN ARE REFERRED TO VERTICAL CONTROL MONUMENT No. 071870092.
LOCATION: TOWNSHIP: HAMILTON-NORTHWEST ROCK OUTCROP, ALONG TOWNLINE ROAD, 2.8 km. NORTHWEST OF CARLISLE ROAD, 1.0 km. SOUTHEAST OF EAST FLAMBOROUGH CONCESSION ROAD II, 45.7 km. NORTHWEST OF PRIVATE ROAD TO HOUSE, TABLET IN TOP OF ROCK, 25.0 m. SOUTHWEST OF CENTRE LINE OF ROAD, AT HIGHEST POINT IN LAND, ABOUT 3 m. ABOVE ROAD LEVEL.
ELEVATION = 273.237 m.



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

RECEIVED

JAN 24 2020

COM. OF ADJUSTMENT

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>FL/A-20:33</u>	DATE APPLICATION RECEIVED <u>Jan. 24/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner BRITNEY TAUGHER
COOPER TAUGHER Telephone No.
-
- Name of Agent MATT TAUGHER Telephone No.
-

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
ROYAL BANK WATERDOWN
304 DUNDAS ST. EAST. Postal Code L0R 2H0

Postal Code _____

6. Nature and extent of relief applied for:
LOCATION OF ACCESSORY BUILDING MUST
BE PLACED IN FRONT OF PRINCIPAL
RESIDENCE

7. Why it is not possible to comply with the provisions of the By-law?
THERE IS INSUFFICIENT ROOM AS WELL
AS CONSERVATION RESTRICTIONS.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
PIN # 175230554
ROLL # 251830391025100
550 CONCESSION 10 RD. EAST. L8B 1H6

9. PREVIOUS USE OF PROPERTY
 Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes _____ No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?
PREVIOUS OWNER & REALTOR.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes _____ No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

DEC. 9/19
 Date


 Signature Property Owner
COOPER TAUGHTER
 Print Name of Owner
BRITNEY TAUGHTER

10. Dimensions of lands affected:

Frontage 38.58 m (126.57')
 Depth 234.76 m (770.21')
 Area 15,761.09 m² (3.89 ACRES)
 Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: SINGLE STORY RESIDENCE WITH ATTACHED GARAGE
GROUND FLOOR AREA = 15.8 m x 7.5 m = 133.5 m²
GROSS FLOOR AREA (BASEMENT INCLUDED) = 267 m²
GARAGE (ATTACHED) 7.92 m x 10.66 m = 84.5 m²
 Proposed: SINGLE STORY ACCESSORY BUILDING
GROUND FLOOR AREA 10.67 m x 12.19 m = 130.07 m²
HEIGHT OF 5.85 m

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: 25 m (82') FROM WESTERN PROPERTY LINE
78.5 m (257.6") FROM NORTHERN PROPERTY LINE
23.9 m (78'5") FROM EASTERN PROPERTY LINE
33 m (108'3") FROM SOUTHERN PROPERTY LINE
 Proposed: 15.24 m FROM PROPERTY LINE TO THE WEST
27.43 m FROM PROPERTY LINE TO THE NORTH
52.7 m FROM PROPERTY LINE TO THE EAST.
135.2 m FROM PROPERTY LINE TO THE SOUTH

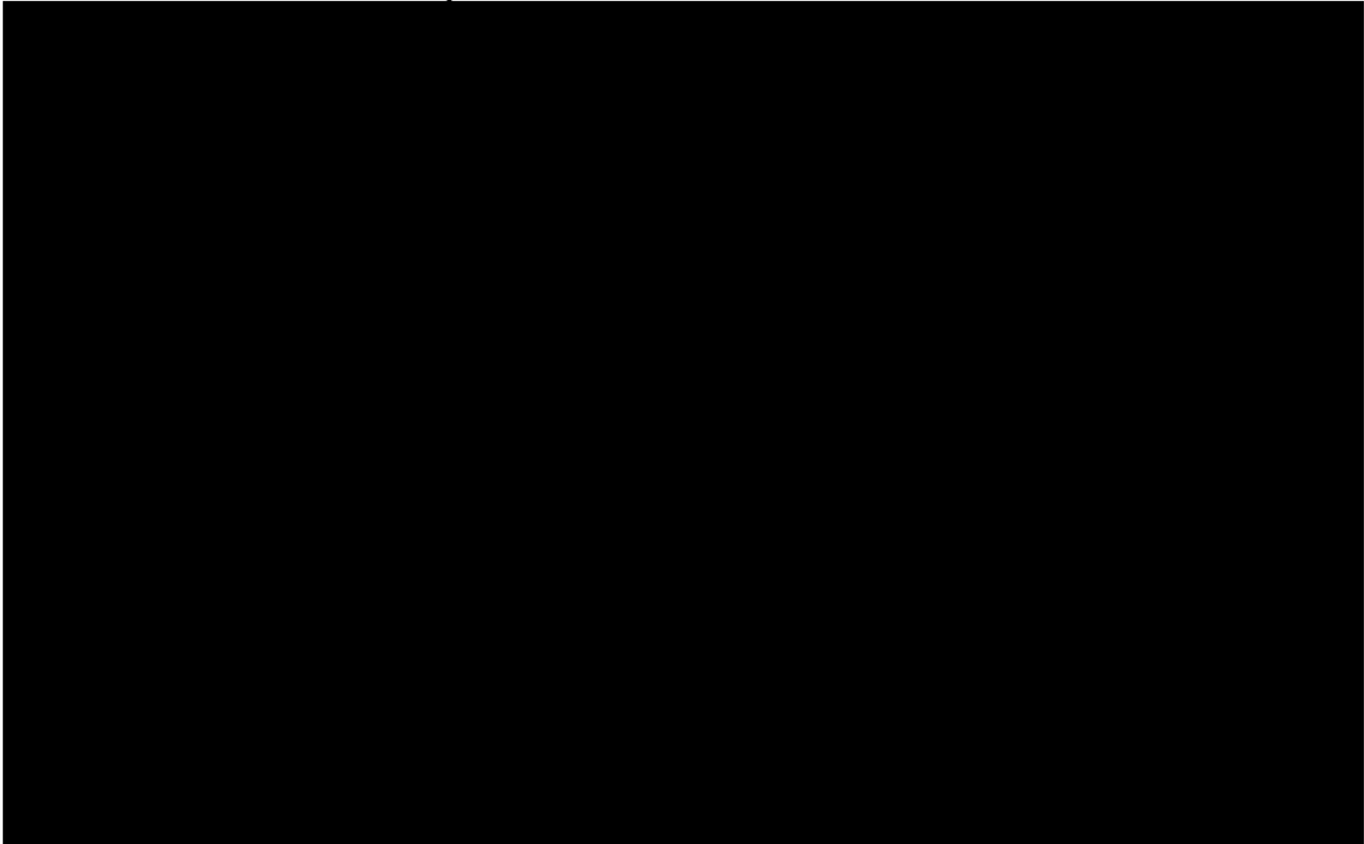
- 13. Date of acquisition of subject lands:
OCTOBER 15, 2019
- 14. Date of construction of all buildings and structures on subject lands:
PRINCIPAL RESIDENCE BUILT IN 1985
- 15. Existing uses of the subject property:
RESIDENTIAL SINGLE FAMILY
- 16. Existing uses of abutting properties:
RESIDENTIAL
- 17. Length of time the existing uses of the subject property have continued:
34 YEARS SINCE BEING BUILT.
- 18. Municipal services available: (check the appropriate space or spaces)
 Water NONE Connected No
 Sanitary Sewer NONE Connected No
 Storm Sewers NONE
- 19. Present Official Plan/Secondary Plan provisions applying to the land:
RURAL
- 20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
A2
- 21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

- 22. Is the subject property the subject of a current application for consent under Section 53 of The Planning Act?
 Yes No
- 23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

BRITNEY TAUGHTER

As of the date of this application, I (NAME) *COOPER TAUGHTER* am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

MATT TAUGHTER of *TAUGHTER CONSTRUCTION INC.*

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE *DEC 9/19*

SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, *BRITNEY TAUGHTER*
COOPER TAUGHTER, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Britney Taughter

Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: _____

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 550 CONCESSION 10 RD. EAST.
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

MATT TAUGHTER

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1324.



Conservation Halton Minor Variance Screen Fee2 messages

Cassandra Connolly - cconnolly@hrca.on.ca

Mon, Nov 4, 2019, 2:08 PM

Hi Matt,

As a follow-up to our conversation a few moments ago, it is my understanding that the accessory building you are proposing requires a Minor Variance Application with the City of Hamilton. Conservation Halton (CH) collects fees for our review of *Planning Act Applications*. As CH previously provided approval for the proposal (CH issued Letter of Permission dated October 24, 2019), we will only require the \$120.00 *Screening Letter* fee instead of the *Minor Variance* – *Minor* fee of \$590.00.

I trust this email can be used as proof of contact with Conservation Halton regarding applicable fees for the forthcoming application circulated for our review.

Regards,

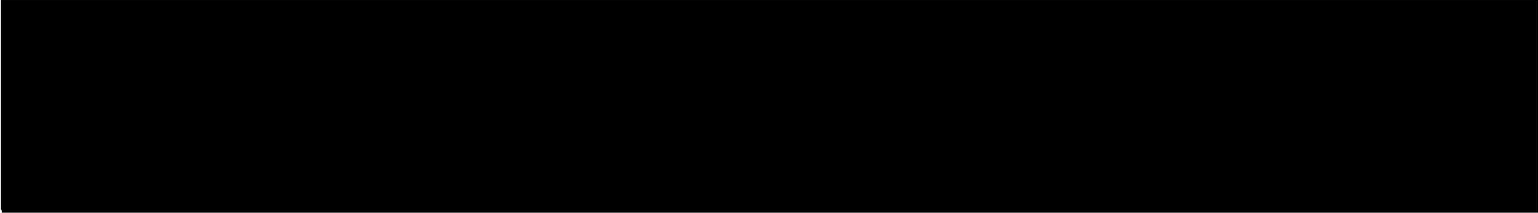
Cassandra Connolly

Regulations Officer

Conservation Halton

2596 Britannia Road, Burlington, ON L7P 0G3

905-336-1158 ext. 2301 | cconnolly@hrca.on.ca





905.336.1158
 Fax: 905.336.7014
 2596 Britannia Road West
 Burlington, Ontario L7P 0G3
 conservationhalton.ca

Protecting the Natural
 Environment from
 Lake to Escarpment

Letter of Permission in accordance with Ontario Regulation 162/06

October 24, 2019

Cooper & Brittney Taugher
 550 Concession 10 Road East
 Freelon, ON L8B 1H6

BY MAIL AND EMAIL

Dear Mr. and Mrs. Taugher:

**Re: Proposed construction of an accessory building with porch between 30 and 120 metres of a Provincially Significant Wetland
 550 Tenth Concession Road East
 City of Hamilton
 Conservation Halton File: A/19/H/55**

Proposal

The applicant is proposing to construct a new accessory building (garage and storage) having a footprint ± 50 ft. x 74 ft., inclusive of a ± 10 ft. x 34 ft. porch, and a driveway extension to the new structure.

Ontario Regulation 162/06

The subject property is regulated by Conservation Halton (CH) pursuant to *Ontario Regulation 162/06* as it is traversed by a tributary of Bronte Creek and contains a portion of the North Progreston Swamp Provincially Significant Wetland (PSW) Complex. CH regulates a 15 metre regulatory allowance from the greater of the flooding and erosion hazards associated with Bronte Creek, and 120 metres from the limit of a PSW. *Ontario Regulation 162/06* requires that permission be obtained from CH prior to any development, interference with wetlands, and alteration to watercourses and shorelines. Staff note that the proposed development meets Policy 3.38.4 within CH's *Policies and Guidelines for the Administration of Ontario Regulation 162/06*, last amended February 25, 2016 as a setback of ± 30 metres from the PSW is maintained at the proposed developments closest point. Staff advise that more accurate delineation of the regulated hazards/features on site may be required at the time of future development proposals.

This Letter of Permission represents CH's consent to undertake the works as shown on the attached drawing stamped, redline revised, and dated October 24, 2019 subject to the following site specific conditions:

Conditions

- a. That disturbed areas be stabilized immediately following the completion of construction to the satisfaction of Conservation Halton.

- b. **That effective sediment and erosion control measures be installed prior to starting work, maintained during construction and fully removed once all disturbed areas have been stabilized. That site conditions be monitored and that the sediment and erosion control measures be modified if site conditions warrant it.**
- c. **That excess fill (soil or otherwise) generated from the proposed works shall not be stockpiled or disposed of within any area regulated by Conservation Halton, pursuant to Ontario Regulation 162/06.**

Please be sure that you read and understand the condition listed above. Please also note that contravention of a Letter of Permission, or the terms and conditions of a Letter of Permission, is considered an offence under Section 28(16) of the *Conservation Authorities Act*. It is your responsibility to ensure that any person working under the authority of this Permit is familiar, and complies with, the terms and conditions.

Conservation Halton must be contacted a minimum of 48 hours prior to commencement of construction. This Letter of Permission or a copy thereof as well as all approved drawings must be available at the site. Any changes to the approved design or installation methods must be reviewed and approved by Conservation Halton staff prior to their implementation. This letter of permission is valid for two years from the date of issue.

Please be advised that should you have any objection to any of the conditions of the Letter of Permission, you are entitled to request a hearing before the Authority, in accordance with Section 28(12) of the Conservation Authorities Act. Staff must receive a written notice of your request for a hearing within 30 days of the date of this letter. Please note that if a hearing has been requested, this Letter of Permission is withdrawn until such time as the hearing results have been finalized and commencement of any site alteration must not occur until the results of the Hearing are determined.

We trust the above is of assistance in this matter. Should you require further information, please contact Cassandra Connolly, Regulations Officer, at extension 2301.

Sincerely,



Kellie McCormack, MA, MCIP, RPP
Senior Manager, Planning and Regulations

Encl. 1

Cc: Building Department, City of Hamilton (Letter and Drawing)
Matt Taugher, Agent, taugherconstructioninc@gmail.com (Letter and Drawing)



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: DN/A-20:31

APPLICANTS: Chris & Penny Collier, owners

SUBJECT PROPERTY: Municipal address **31 Helen Street (Dundas) City of Hamilton**

ZONING BY-LAW: Zoning By-law 3581-86, as Amended

ZONING: "R2" (Single-Detached Residential) Zone

PROPOSAL: To permit the establishment of an accessory apartment within the existing single detached dwelling, notwithstanding,

1. The existing northerly side yard is legally established non-conforming whereas an accessory apartment is only permit in an existing detached dwelling which conform with the requirements of the Zoning By-law.

2. Two (2) on-site parking spaces shall be provided instead of providing three (3) parking spaces which are required for a Dwelling Converted.

3. No on-site manoeuvring space shall be provided instead of a manoeuvring space with a minimum width of 6.0 metres required to be provided abutting each parking space.

NOTES:

1. A further variance may be required if any alterations are proposed for the exterior of the existing dwelling.

2. A further variance will be required if gravel or similar surface or suitable paving is not provided for the parking area.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:40p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

DN/A-20:31
Page 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935

Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

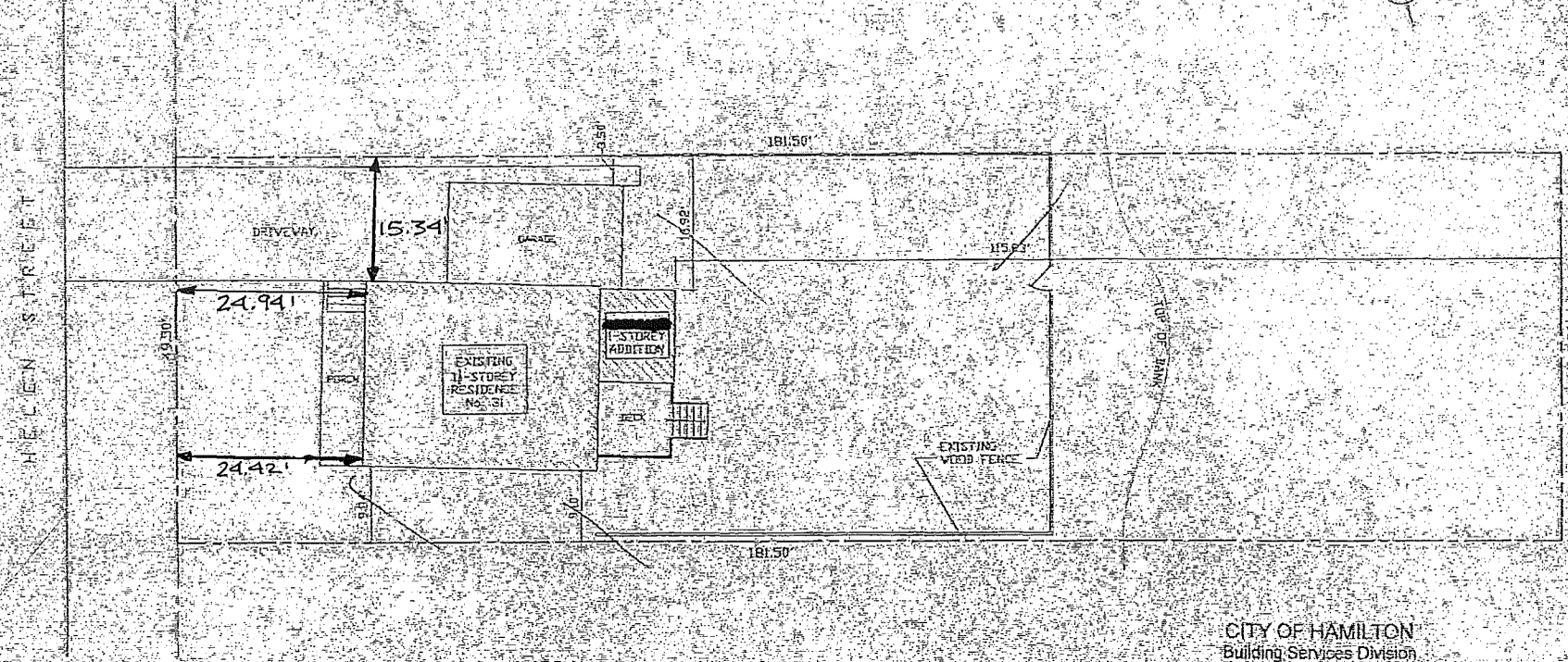
Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

DN/A 20:31
sketch 1

The CITY OF HAMILTON disclaims any liability for the current accuracy of the contents of this document and advises that no reliance can be placed upon the current accuracy of the contents here.



SITE PLAN

CITY OF HAMILTON
BUILDING SERVICES DIVISION
Planning & Development Department
MAY 25 2009
REC BY: DATE:
REF TO: DATE:

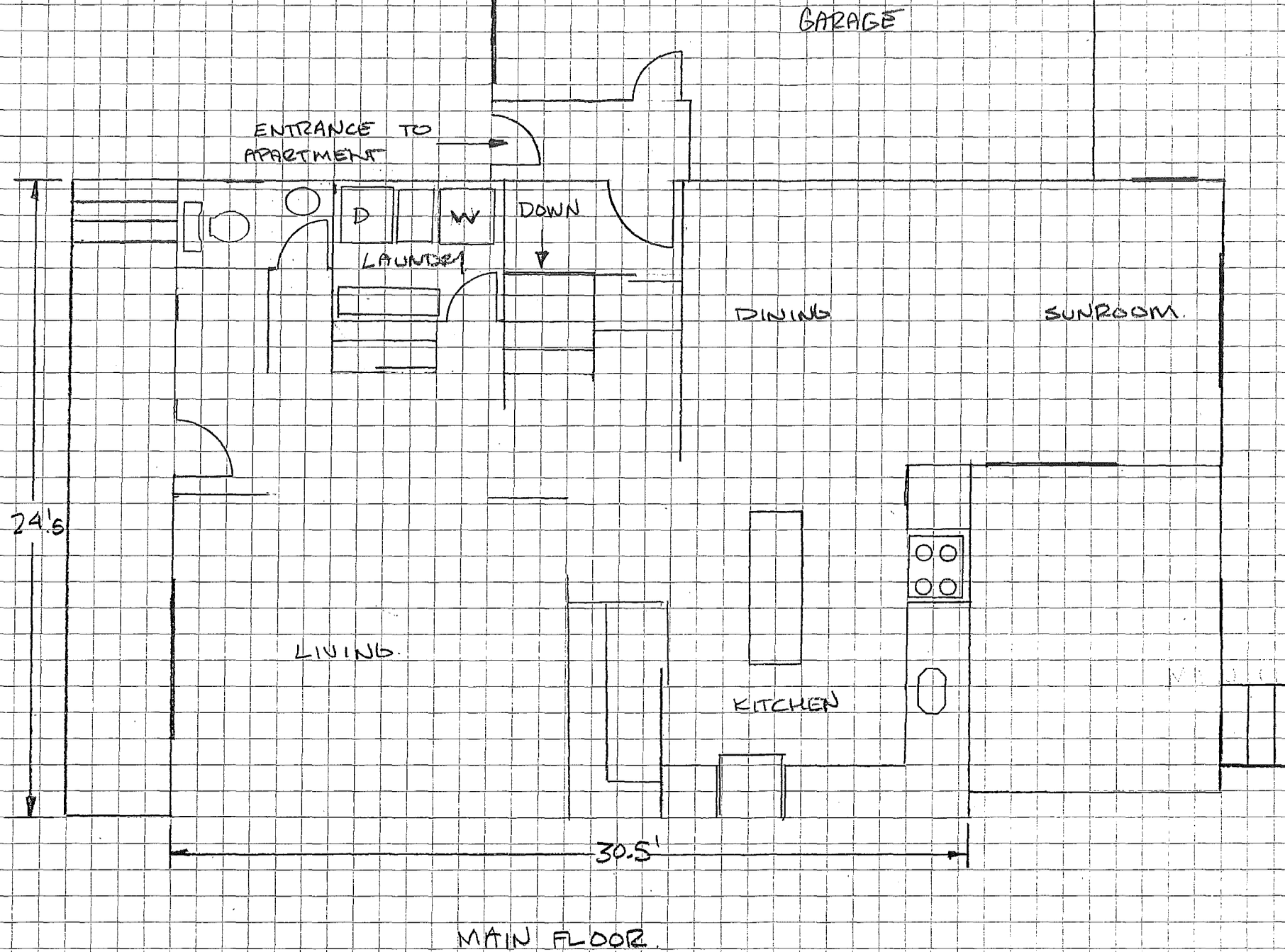
CITY OF HAMILTON
Building Services Division
Permit No. 09-189-636
THESE STAMPED DIMENSIONS MUST BE AVAILABLE ON SITE
THE OWNER AND/OR CONTRACTOR SHALL COMPLY WITH
THE ONTARIO BUILDING CODE AND ALL OTHER APPLICABLE LAWS
FORWARDED TO THE OFFICIAL DATE



Architect
John Mokrycke

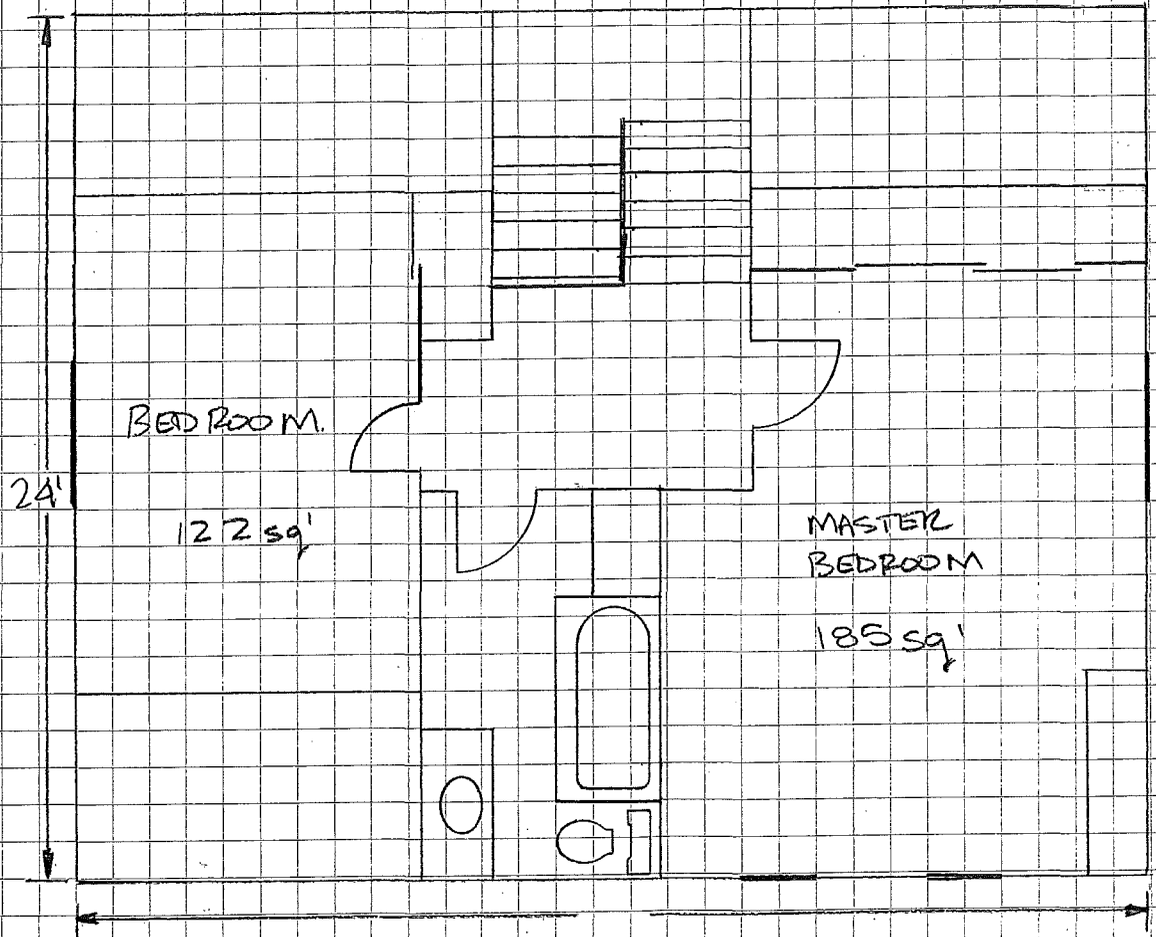
29 Rebecca Street
Hamilton, ON
L8R 3R3
(905) 542-0353

Project	PROPOSED ADDITION 51 HELEN STREET DUNDAS, ONTARIO		
Drawing Title	SITE PLAN		
Date	May 25/09	Scale	1/16" = 1'-0"
Drawn by	EM	Checked by	FT
DWS NO.	SP1		



DNA 20:31
Sketch 2

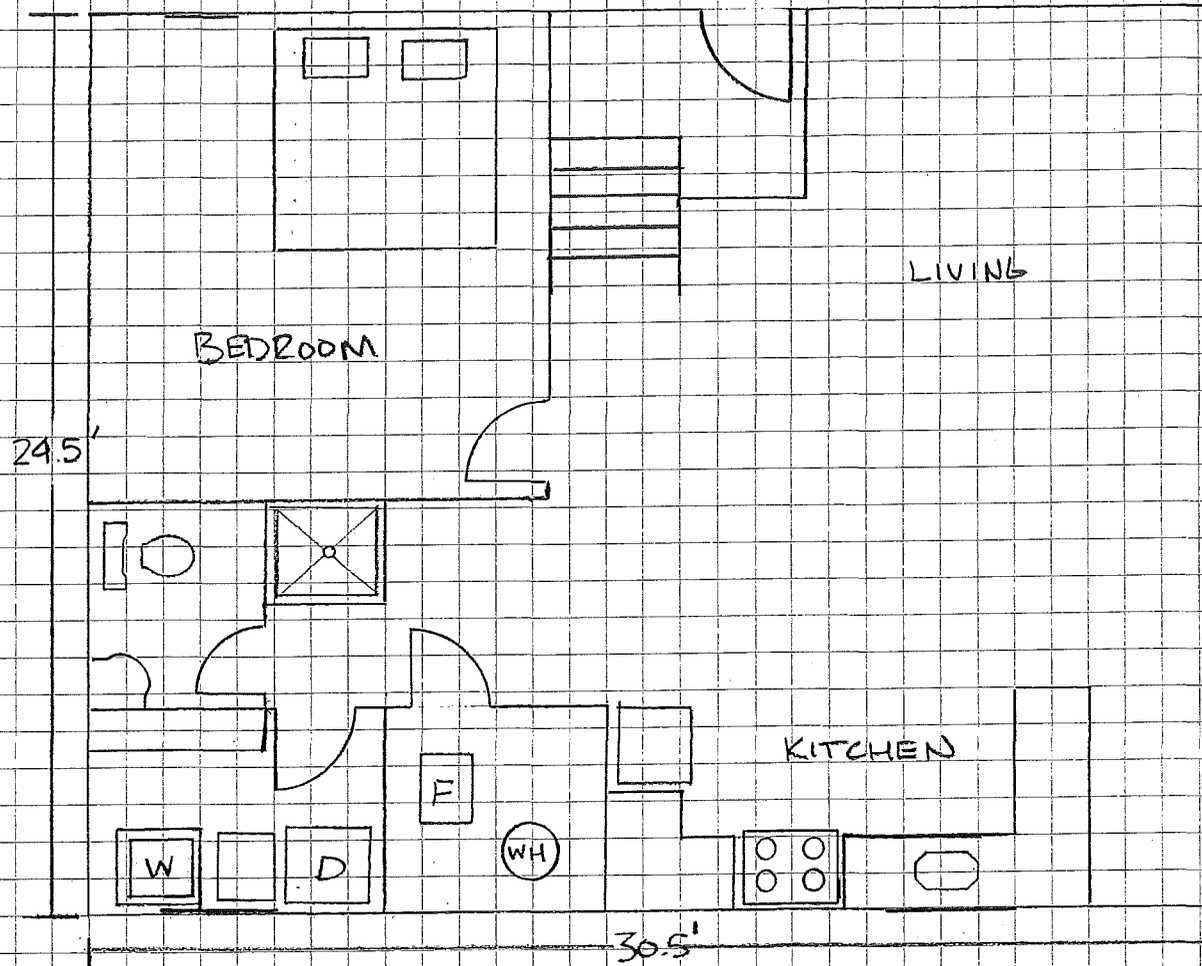
SCALE 1/4" = 1'



DN/A 20:31
Sketch 3

SECOND FLOOR

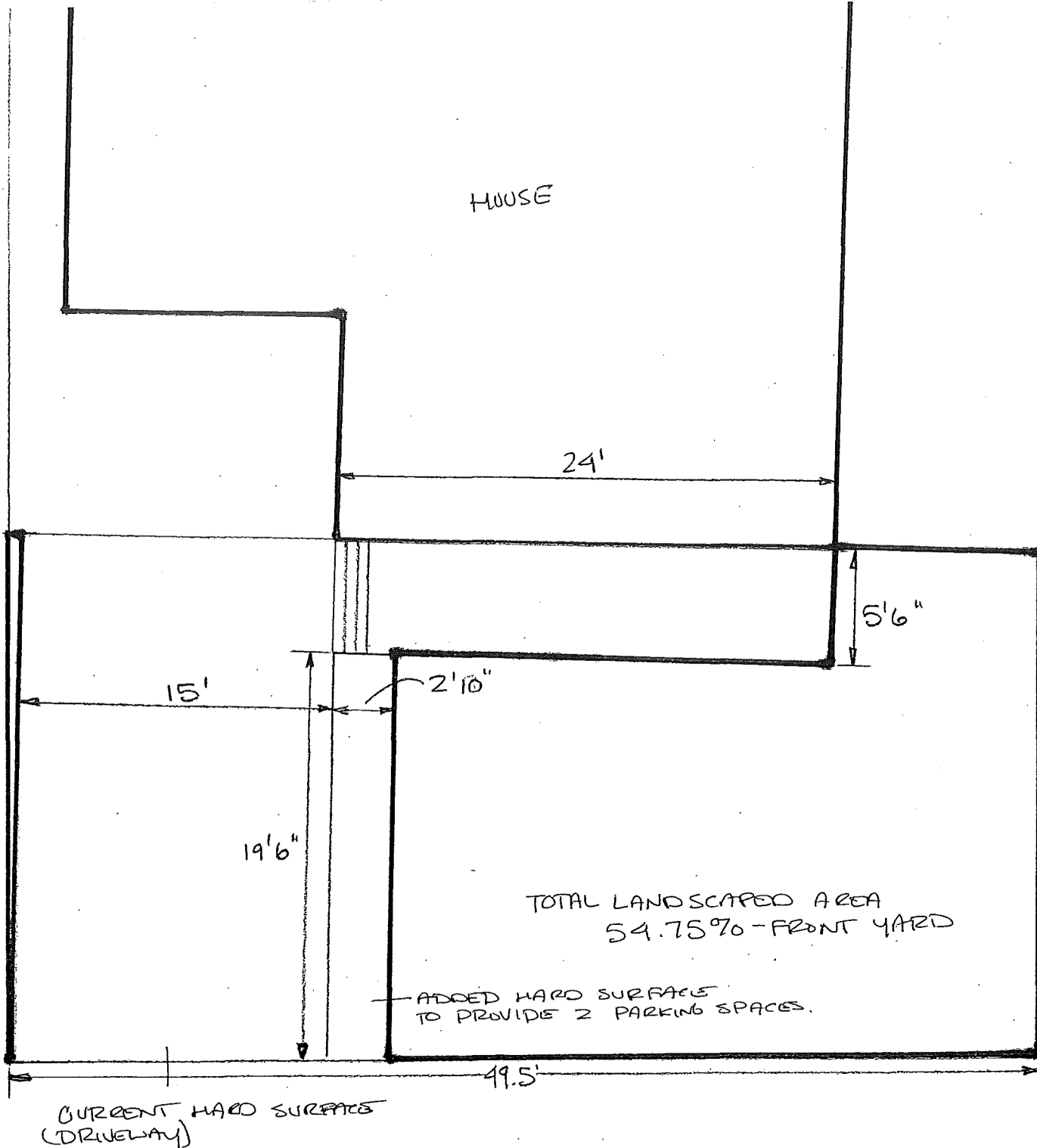
SCALE 1/4" = 1'



DNA 2003/
Sketch 4

ACCESSORY APARTMENT

SCALE 1/4" = 1'



TOTAL FRONT YARD
SQUARE FOOTAGE

$49.5' \times 25' = 1238 \text{ sq'}$

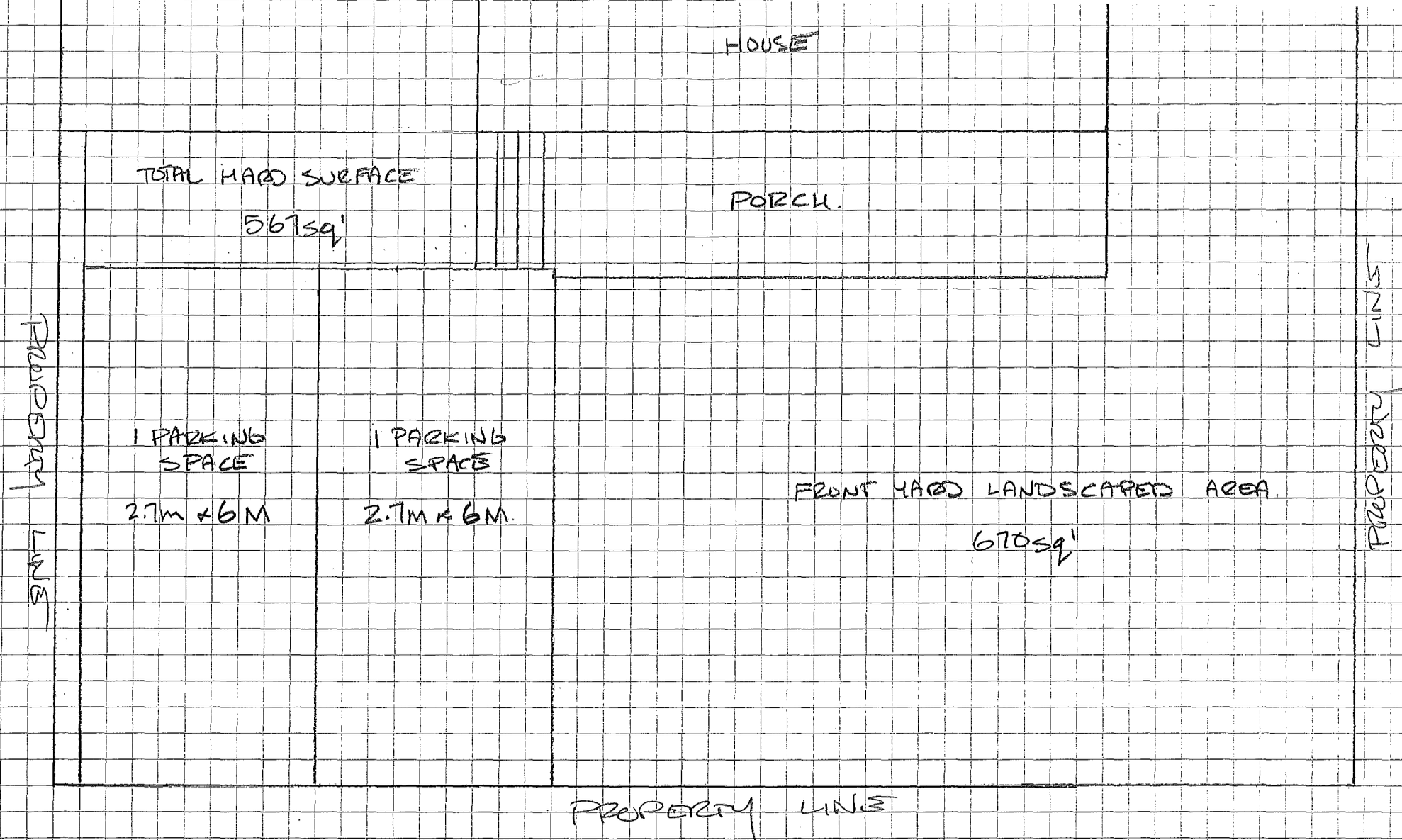
TOTAL HARD SURFACE
PERMITTED $1238 \times 50\%$
 $= 619 \text{ sq'}$

TOTAL HARD SURFACE
WITH TWO PARKING
SPACES IS 561 sq'

TOTAL FRONT YARD
HARD SURFACE
PROVIDING 2 PARKING
SPACES - 45.25%

DW/A 20:31
Sketch 5

31 HELEN ST.



DNIA 2013/ sketched

HELEN ↑

SCALE 1/4" = 1'



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

RECEIVED

JAN 24 2020

FOR OFFICE USE ONLY.

APPLICATION NO. DN/A.20:31 DATE APPLICATION RECEIVED JAN 24 2020

PAID _____ DATE APPLICATION DEEMED COMPLETE _____

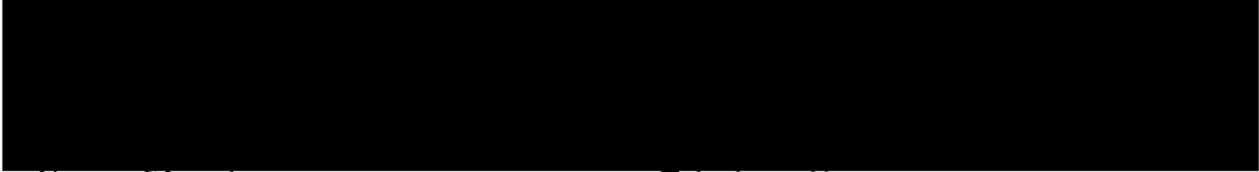
SECRETARY'S SIGNATURE _____

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner CHRIS + PENNY COLUCCI Telephone No. 
- 
- Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____
- Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
BANK OF NOVA SCOTIA. 547
BRANT ST, BURLINGTON Postal Code L7R-4K5
Postal Code _____

6. Nature and extent of relief applied for:

WE WOULD LIKE TO ADD ONE ACCESSORY APARTMENT TO OUR SINGLE FAMILY DWELLING. THE CURRENT BY-LAW REQUIRES 3 PARKING SPACES FOR A CONVERTED DWELLING. WE ARE APPLYING TO GET RELIEF FROM 3 SPACES TO 2 SPACES. BY-LAW 7.2.1.10.

7. Why it is not possible to comply with the provisions of the By-law?

TO PROVIDE 3 SPACES WE WOULD NEED TO APPLY FOR A VARIANCE ALLOWING US TO "HARD SURFACES" MORE THAN 50% OF OUR FRONT YARD. THE CURRENT BY-LAW REQUIRES FRONT YARDS TO BE MIN. 50% LANDSCAPED. 6.11.3

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

LOT 17 REGISTERED PLAN 16 IN THE TOWN OF DUNDAS, 31 HELEN ST

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
Agricultural Vacant
Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

SPOKE TO A NUMBER OF RESIDENTS FROM THE NEIGHBOURHOOD AND ALSO THE PLANNING AND BUILDING DEPARTMENTS

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

JAN 22/20
Date



Signature Property Owner

CHRIS COLLIER, PENNY COLLIER
Print Name of Owner

10. Dimensions of lands affected:

Frontage 49.5'
Depth 181.5'
Area 8989.25 sq'
Width of street 20 M.

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: 1 1/2 STOREY, GROUND FLOOR - 800 sq', 22' HIGH
SECOND FLOOR - 450 sq' GROSS FLOOR
AREA - 1250 sq', ATTACHED GARAGE 13'6" x 23'
STEEL GARDEN SHED 6'x6'x6' HIGH.

Proposed: ~~NEW~~ NEW CONSTRUCTION (~~APARTMENT~~)
WILL INCLUDE ~~ONE~~ ONE ACCESSORY
APARTMENT IN THE LOWER LEVEL (BASEMENT)
700 sq' WITH SEPARATE ENTRANCE

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: AS ABOVE - SIDEYARD SETBACKS ARE
9' SOUTH SIDE, 3.5' NORTH SIDE,
25' FRONT YARD, 116' REAR YARD.

Proposed: ~~AS ABOVE~~ AS ABOVE
~~EXISTING SETBACKS~~ ALL SETBACKS TO
REMAIN THE SAME AS ABOVE

13. Date of acquisition of subject lands:
DEC 7/2019

14. Date of construction of all buildings and structures on subject lands:
1949 FOR ORIGINAL DWELLING, 2009 110sq' ADDITION

15. Existing uses of the subject property: RESIDENTIAL
S.F.D

16. Existing uses of abutting properties: RESIDENTIAL

17. Length of time the existing uses of the subject property have continued:
70 YEARS MINIMUM

18. Municipal services available: (check the appropriate space or spaces)
 Water ✓ Connected ✓
 Sanitary Sewer ✓ Connected ✓
 Storm Sewers ✓

19. Present Official Plan/Secondary Plan provisions applying to the land:
NEIGHBOURHOODS

20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
SINGLE DETACHED RESIDENTIAL
R2 ZONE

21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

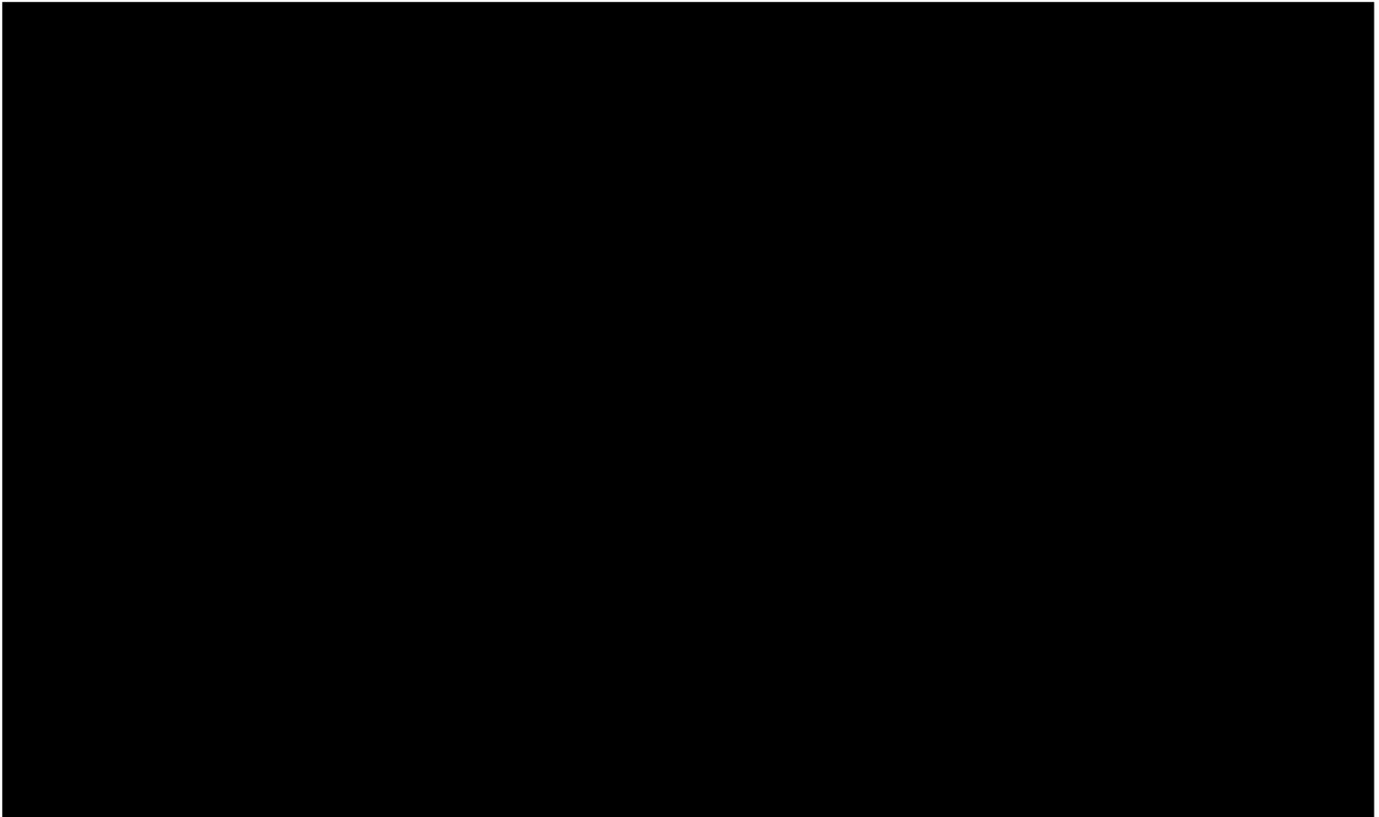
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No

23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, CHRIS & PENNY COLLIER, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

JAN 22/20
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: JAN 22/20

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 31 HELEN ST
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

CHRIS COLLIER PENNY COLLIER

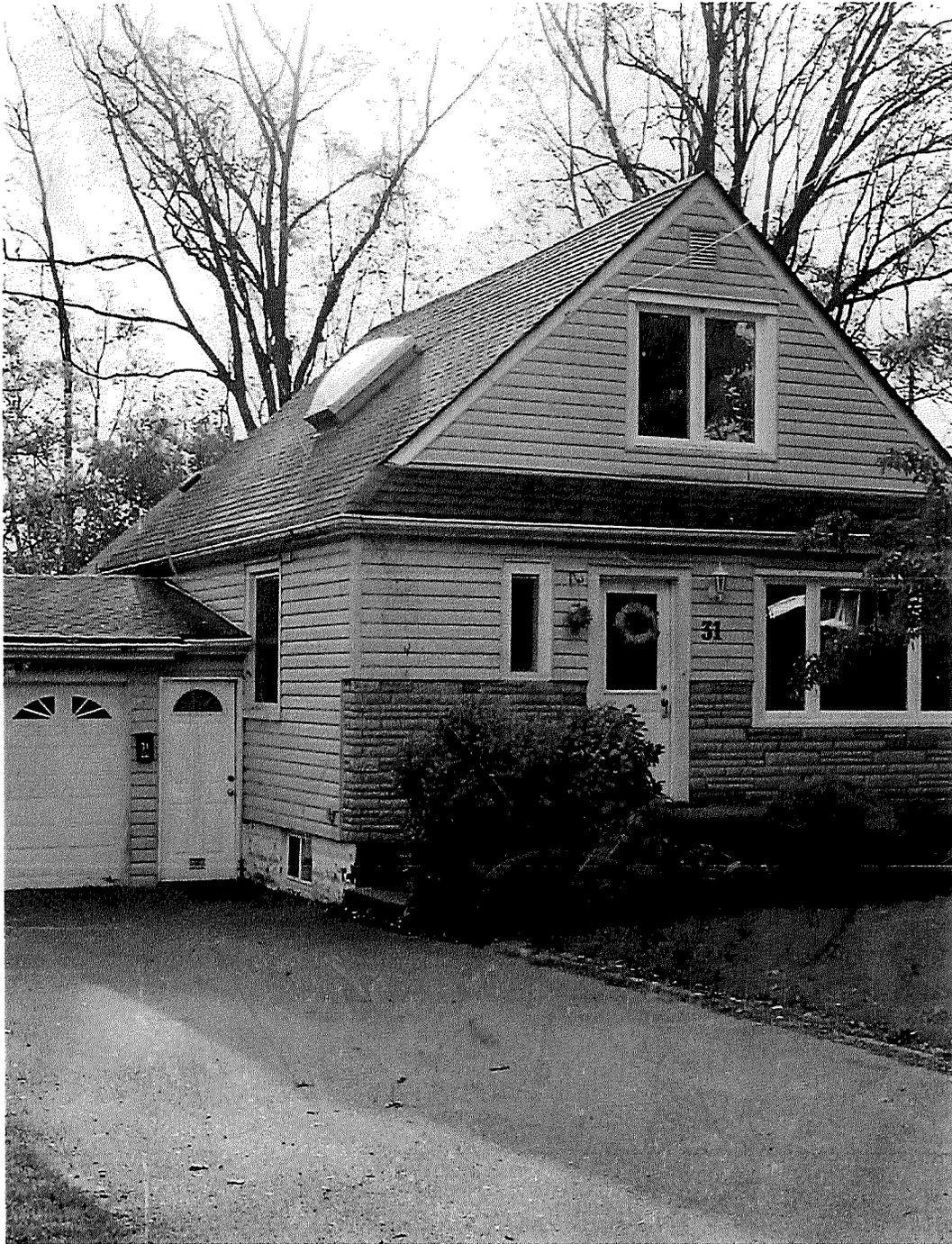
Please print name

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31 HIGLEN ST
DUNDAS





Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: FL/A-20:32

APPLICANTS: Owner: Derek Wojtasik

SUBJECT PROPERTY: Municipal address **4 Haines Ave., Flamborough**

ZONING BY-LAW: Zoning By-law 05-200, as Amended by By-law 15-173

ZONING: S1 district (Rural Settlement)

PROPOSAL: To permit the construction of a garage addition and a (2) storey addition to an existing single detached dwelling, notwithstanding that:

1. The minimum southerly side yard shall be 1.5 metres instead of the minimum required 3.0 metres.
2. The minimum northerly side yard shall be 1.9 metres instead of the minimum required 3.0 metres

NOTES:

1. The variance have been written as requested by the applicant, except that a variance also applies to the northerly side yard due to the proposed addition.
2. The existing dwelling is a raised ranch bungalow. The proposed addition would provide for the construction of an attached garage on the main floor and a full second floor above the proposed garage and the existing main floor to create a two (2) storey dwelling. With the proposed addition, the gross floor area of the existing dwelling would be increased from 108.06 square metres to 278 square metres.
3. The existing lot width and lot area are deemed to comply with the S1 Zone due to the Vacuum Clause provided in Section 4.12(d) of the Zoning By-law. Prior to the S1 Zone coming into effect, the property was zoned Settlement Residential "R2-3" Zone in Flamborough Zoning By-law 90-145-Z.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:45 p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

FL/A-20:32
Page 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

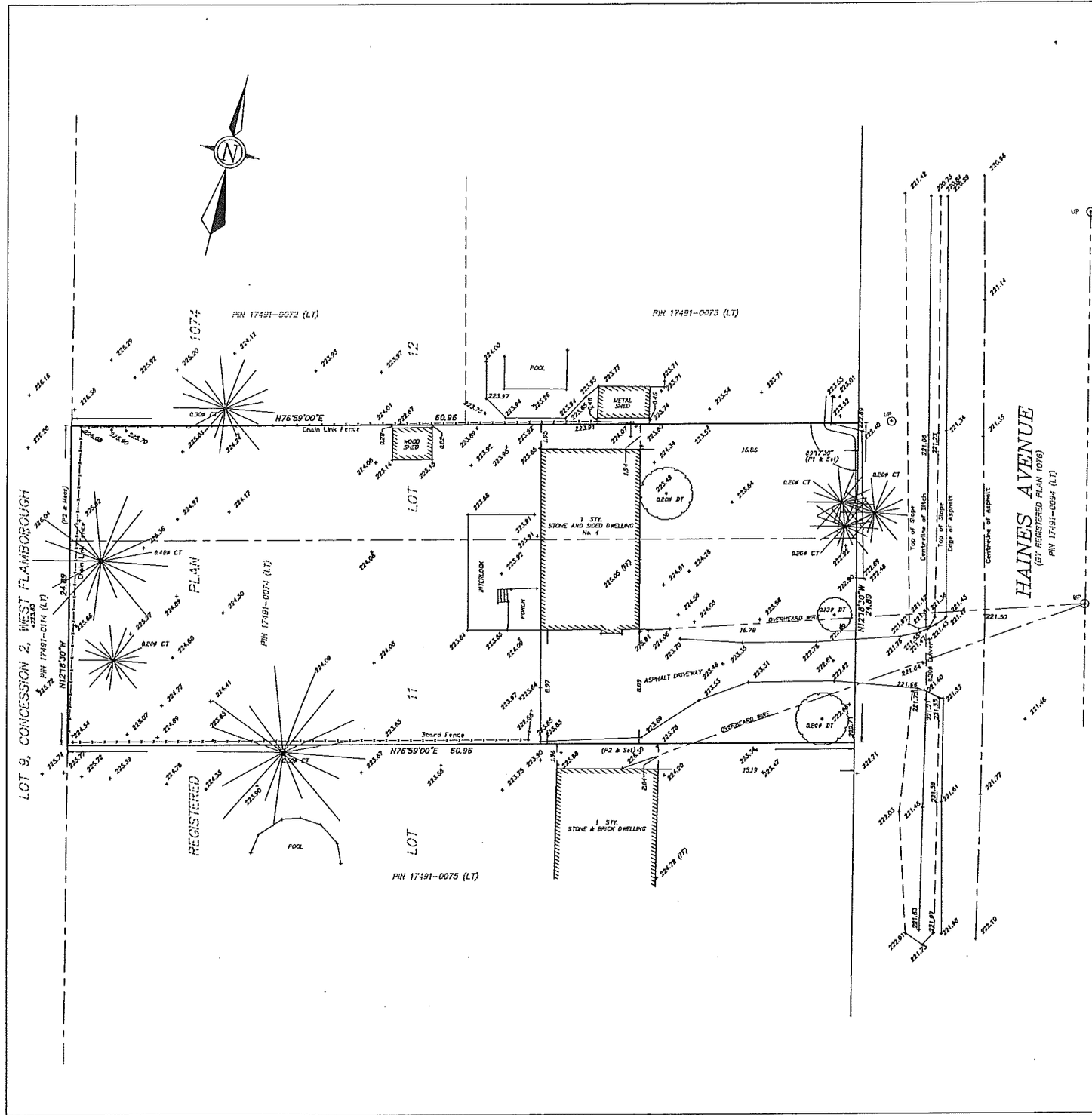
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



TOPOGRAPHIC PLAN OF
PART OF LOTS 11 AND 12
REGISTERED PLAN 1074
IN THE
CITY OF HAMILTON

SCALE & NOTES



THOMAS GONDO
ONTARIO LAND SURVEYOR
©COPYRIGHT 2017

LEGEND

- DENOTES OVERHEAD WIRES
- UP DENOTES UTILITY POLE
- DT DENOTES DECIDUOUS TREE
- CT DENOTES CONIFEROUS TREE
- — — DENOTES SUBJECT LANDS BOUNDARY
- — — DENOTES DEED LINE
- — — DENOTES LOT LINE
- — — DENOTES LIMIT OF STREET
- X—X— DENOTES FENCE LINE
- N-E-W-S DENOTES NORTH - EAST - WEST - SOUTH

BEARING NOTE

BEARINGS ARE ASTRONOMIC AND ARE REFERRED TO THE WESTERLY LIMIT OF HAINES AVENUE AS SHOWN ON REGISTERED PLAN 1074 HAVING A BEARING OF N127°18'30"W.

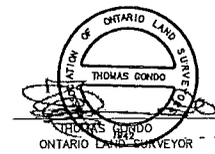
METRIC

DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

BENCHMARK NOTE

ELEVATIONS ARE GEODETIC AND REFERRED TO THE CITY OF HAMILTON BENCH MARK, No. 0011975U050 HAVING AN ELEVATIONS OF 218.528m.

FL/A 20:32
Sketch

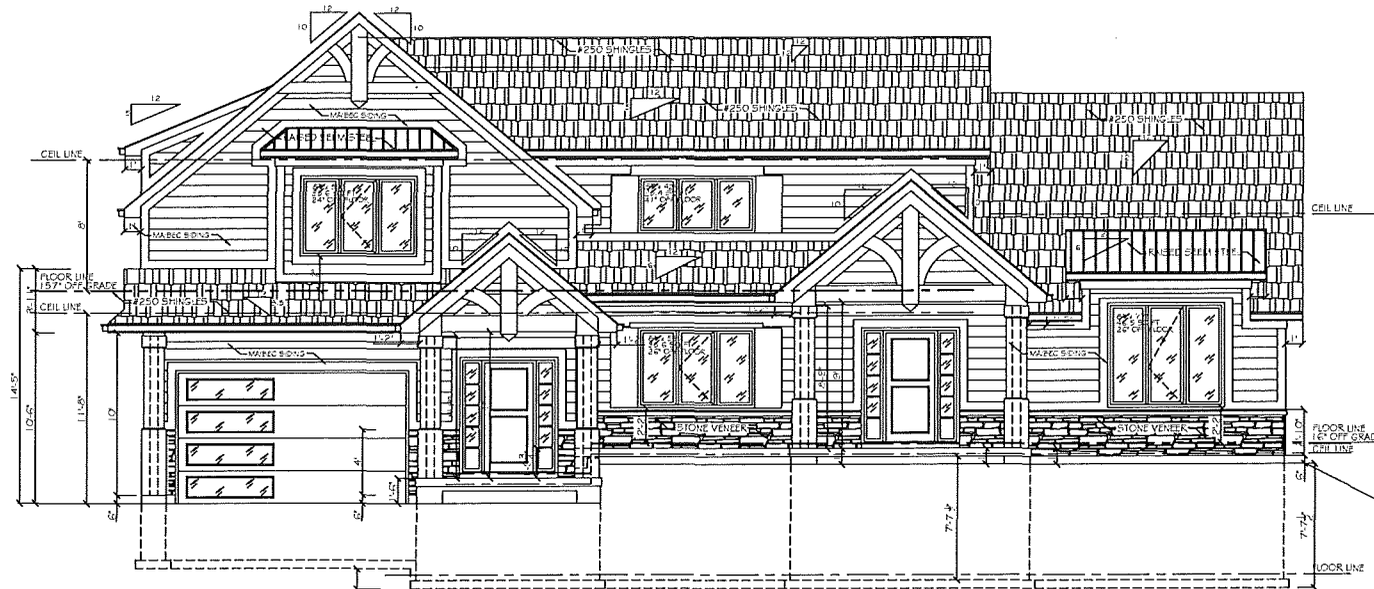


DATE: JULY 4, 2017



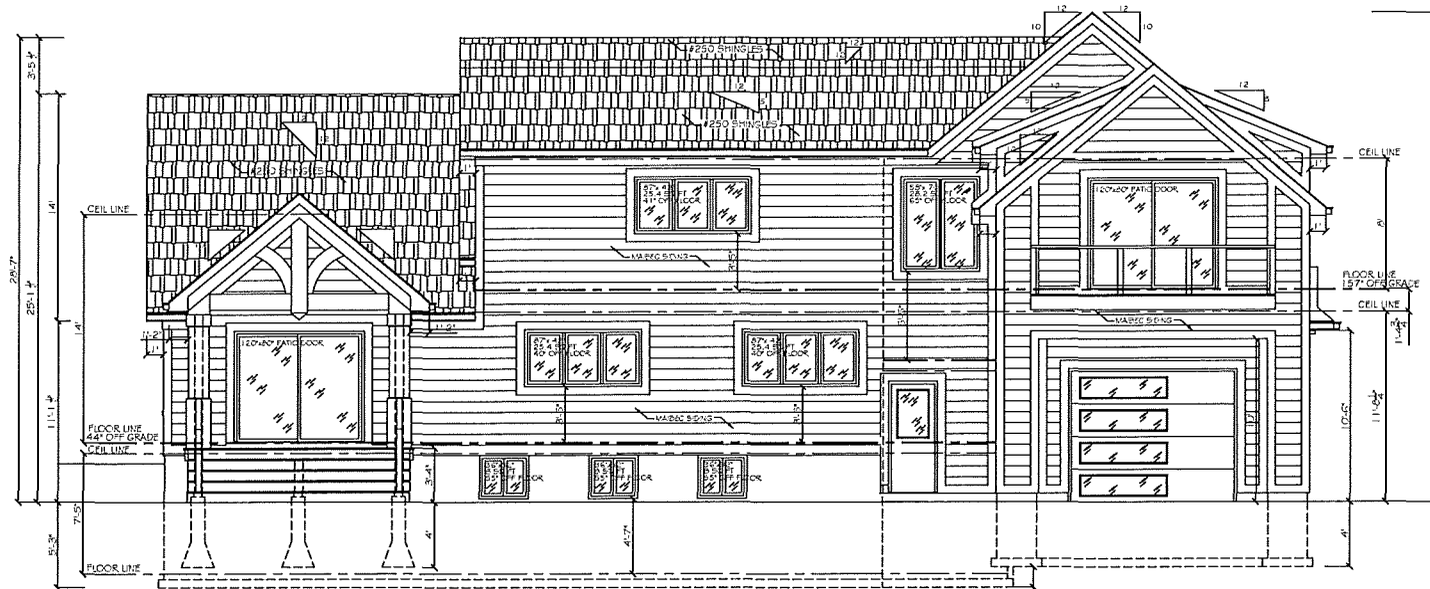
Lejan land Surveying Inc.
80 King Street East - Unit 204
Stoney Creek, ON L9C 1K2
Phone: 905-652-8969
Email: info@lejonsurveying.ca

DWN BY: N/A
CHK BY: TG
JOB No. 17-041



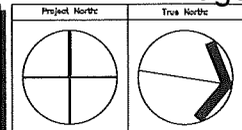
FRONT ELEVATION
SCALE 1/4" = 1'-0"

NOTE:
FINAL GRADING WILL DEPEND ON RIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON RIGHT AND SOIL CONDITIONS



REAR ELEVATION
SCALE 1/4" = 1'-0"

NOTE:
FINAL GRADING WILL DEPEND ON RIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON RIGHT AND SOIL CONDITIONS



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THE DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET FORTH IN THE CONTINGENT AGREEMENT S.A.T.A. (APPENDIX A) TO THE "FORM CONTRACT"

QUALIFICATION BY EXAMINATION
R.I.H. CONTRACTORS INC. REG. #1112

Ken Lichner

No.	Date	Issue/Revision	By

Drawing Issues/Revisions:

NOTE:
ALL DIMENSIONS AND INFORMATION SHOWN ON THESE DRAWINGS MUST BE CHECKED AND VERIFIED ON SITE AND ANY DISCREPANCIES REPORTED TO THE DESIGNER PRIOR TO CONSTRUCTION AND FURNISHMENT OF ITS COMPONENTS. SHOULD EXISTING CONDITIONS OR SERVICES BE FOUND TO VARY FROM THOSE INDICATED ON THE DRAWINGS, THE DESIGNER MUST BE NOTIFIED IMMEDIATELY.

FIGURES OF CONSTRUCTION NOT FULLY SHOWN ARE ASSUMED TO BE OF THE SAME CHARACTER AS THOSE NOTED FOR SIMILAR CONDITIONS.

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ALL DRAWINGS AND RELATED DOCUMENTS SHALL REMAIN THE PROPERTY AND COPYRIGHT OF R.I.H. DESIGN.

USE LATEST REVISED DRAWINGS. DO NOT SCALE DRAWINGS.

CRICKMORE DESIGN
1111 Haines Ave., Greensville, Ontario L1H 1H7
Tel: (905) 881-1111

Project:
**DEREK WOJTASIK
ADDITION & RENOVATION**
4 HAINES AVE
GREENSVILLE ONTARIO

Sheet Title:
**FRONT ELEVATION
REAR ELEVATION**

Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No. #: 18028

Drawing No.: **A4**

Drawing Series:

*FU/A 20:32
Sketch 6*



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>FL/A-20:32</u>	DATE APPLICATION RECEIVED <u>Jan 27/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Derek Noifasik Telephone No.
-
- Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____
- Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
Investors Group, Ancaster
Postal Code _____
Postal Code _____

6. Nature and extent of relief applied for:

- Relief From side yard for garage addition

7. Why it is not possible to comply with the provisions of the By-law?

In order to fit a 2 car garage we would like to exceed the provisions currently outlined.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

4 Haines ave, Dundas

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

Previous realtor information and have lived there for 7 years.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Jan. 27 / 2020
Date

[Signature]
Signature Property Owner

[Redacted]
Print Name of Owner

10. Dimensions of lands affected:

Frontage 49'
Depth 60.96 M
Area 1517.3 Ft
Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: 1 story 1163.2 sq ft Main Floor
with garage = 2175.4
second story = 1622.3 = 3797.7
Proposed: 2 story 3797.7 sq ft (277.6) sq m

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Front 12.3 m
Rear 35.9 m
Sides 8.4 m / 13 m

Proposed: South Side garage addition with 2nd story = 1.5 m

2175.4

13. Date of acquisition of subject lands:
approx Sept. 2013
14. Date of construction of all buildings and structures on subject lands:
N/A
15. Existing uses of the subject property: Single Family detached dwelling
16. Existing uses of abutting properties: Single Family detached dwellings
17. Length of time the existing uses of the subject property have continued:
1960's
18. Municipal services available: (check the appropriate space or spaces)
 Water Community well Connected _____
 Sanitary Sewer X septic Connected _____
 Storm Sewers ✓
19. Present Official Plan/Secondary Plan provisions applying to the land:
rural settlement area Greensville
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
3.0 m required side yard
SI settlement residential
21. Has the owner previously applied for relief in respect of the subject property?
 Yes _____ No
 If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes _____ No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Derek Wojtasik, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request

Date Signature of Owner

_____ of the _____
_____ in the _____ of _____

solemnly declare that:

All of the above statements are true and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Declared before me at the _____
at the _____ of _____)
_____)
in the _____)
_____)
of _____)
_____)
this _____ day of _____ A.D. 20 _____) Applicant

A Commissioner, etc.

PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Caroline Wojtasik am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Derek Wojtasik of City of Hamilton

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application

DATE 2020-01-27 SIGNED 

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JAN 27 / 2020 
Date Signature of Owner

PART 27 PERMISSION TO ENTER

Date: _____

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 4 Haines Ave
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



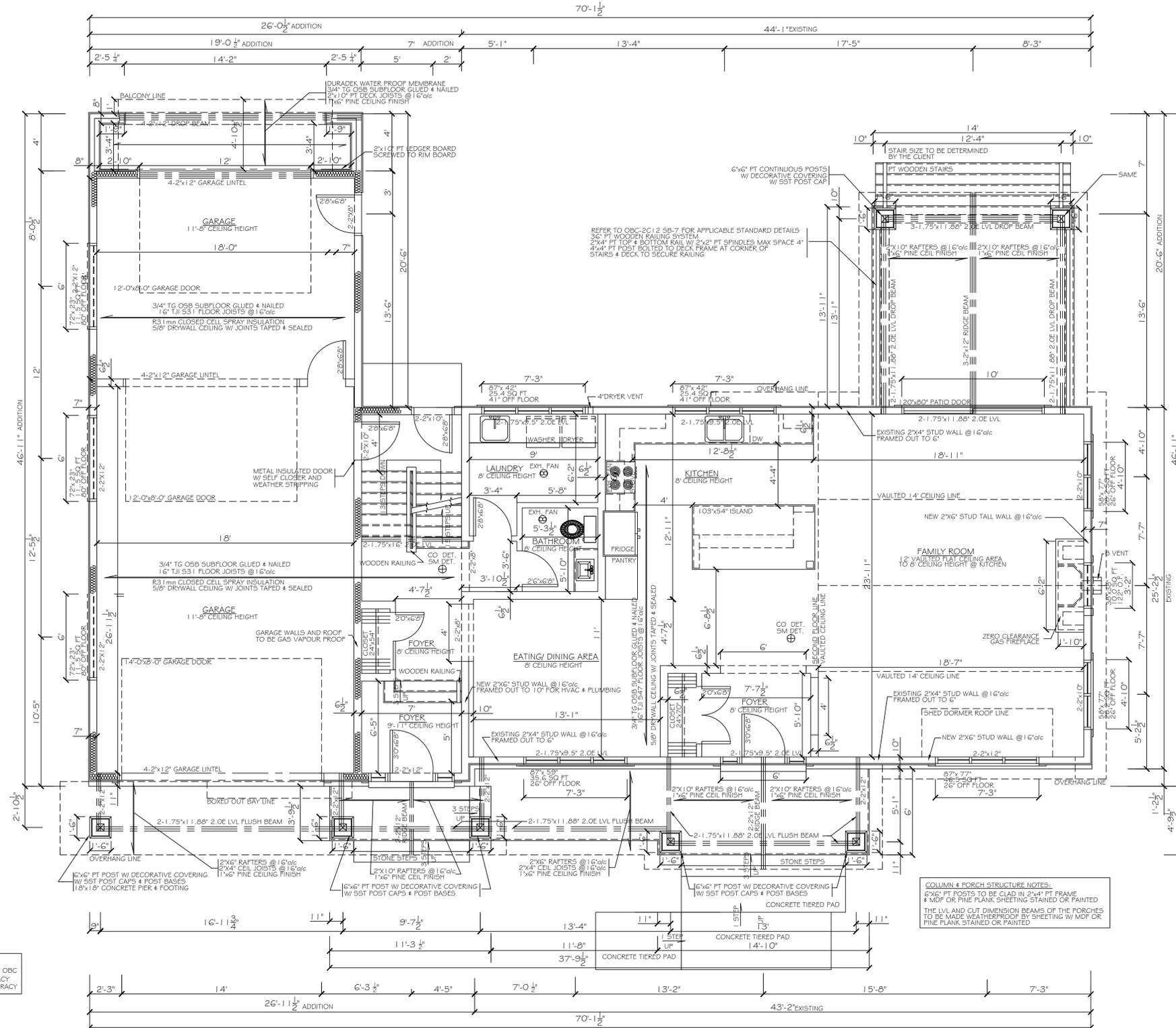
Signature of Owner or Authorized agent

Please print name

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HOUSE SIZE

FIRST FLOOR AREA	(11366.0 SQ FT)	126.9 SQ M
SECOND FLOOR AREA	(1622.3 SQ FT)	150.7 SQ M
BASMENT FLOOR AREA	(1236.9 SQ FT)	114.9 SQ M (OPTION)
TOTAL LIVING AREA	(2598.3 SQ FT)	277.6 SQ M
LOT AREA	(11633.3 SQ FT)	1517.4 SQ M
LOT COVERAGE AREA	(2379.2 SQ FT)	220.9 SQ M
TOTAL HOUSE AREA LOT COVERAGE		15%
TOTAL WALL AREA	(2845.5 SQ FT)	264.4 SQ M
TOTAL WINDOW AREA	(417.1 SQ FT)	38.7 SQ M
TOTAL WINDOW AREA IS		15% OF TOTAL WALL AREA

NOTE:
ALL BUILDING MATERIALS AND CONSTRUCTION METHODS TO COMPLY WITH CURRENT OBC. VERIFY ALL DIMENSIONS BEFORE AND DURING CONSTRUCTION TO CONFIRM ACCURACY. VERIFY ALL DIMENSIONS OF SPECIALTY ITEMS BEFORE ORDERING TO CONFIRM ACCURACY.

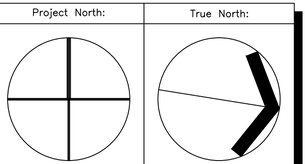
NOTE:
TRUSS DESIGNS AND LAYOUT PROVIDED BY TRUSS MANUFACTURER.

NOTE:
FLOOR JOIST / BEAM DESIGN LAYOUT WILL BE PROVIDED BY JOIST SUPPLIER OR MANUFACTURER.

NOTE:
DUE TO THE POSSIBLE VARIANTS ON THE SITE IT IS IMPORTANT FOR THE CONTRACTOR AND TRUSS MANUFACTURER VERIFY ALL DIMENSIONS, BEARING AND ROOF PITCHES OF TRUSSES ON SITE AND ON ALL PAGES OF ARCHITECTURAL DRAWINGS TO ASSURE ACCURACY AND SOFFIT ALIGNMENT.

PROPOSED MAIN FLOOR PLAN

SCALE 1/4" = 1'-0"
EXISTING MAIN FLOOR TOTAL AREA 1163.2 SQ FEET
ADDITION MAIN FLOOR TOTAL AREA 202.8 SQ FEET
NEW TOTAL MAIN FLOOR TOTAL AREA 1366.0 SQ FEET
GARAGE STOP TOTAL AREA 303.4 SQ FEET



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET OUT IN THE ONTARIO BUILDING CODE 2.17.4.1.(3)(a) TO BE AN "OTHER DESIGNER"

QUALIFICATION INFORMATION:
RON CRICKMORE BCIN: 41922

Ron Crickmore

No.	Date:	Issue/Revision	By:
Drawing Issues/Revisions:			

Notes:
ALL DIMENSIONS AND INFORMATION SHOWN ON THESE DRAWINGS MUST BE CHECKED AND VERIFIED ON SITE AND ANY DISCREPANCIES REPORTED TO THE DESIGNER PRIOR TO CONSTRUCTION AND FABRICATION OF ITS COMPONENTS. SHOULD EXISTING CONDITIONS OR SERVICES BE FOUND TO VARY FROM THAT INDICATED ON THE DRAWINGS, THE DESIGNER MUST BE NOTIFIED IMMEDIATELY.

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ALL DRAWINGS AND RELATED DOCUMENTS SHALL REMAIN THE PROPERTY AND COPYRIGHT OF S.D.H. DESIGNS.

USE LATEST REVISED DRAWINGS. DO NOT SCALE DRAWINGS.

CRICKMORE DESIGN
111 Victoria Street, Ancaster, Ontario, Canada L9G 4G9
Tel: 905.879.8533

Consultant

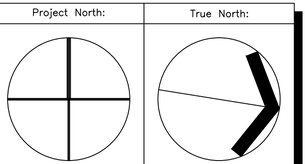
Project:
DEREK WOJTASIK ADDITION & RENOVATION
4 HAINES AVE
GREENSVILLE ONTARIO

Sheet Title:
MAIN FLOOR PLAN

Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No.: 18028

Drawing No:
A2

Drawing Series:



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET OUT IN THE ONTARIO BUILDING CODE 2.17.4.1.(3)(a) TO BE AN "OTHER DESIGNER"

QUALIFICATION INFORMATION: BCIN: 41922
RON CRICKMORE

Ron Crickmore

No.	Date:	Issue/Revision	By:
Drawing Issues/Revisions:			

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CRICKMORE DESIGN

111 Victoria Street, Ancaster, Ontario, Canada L9G 4G9
Tel: 905-879-8533

Consultant

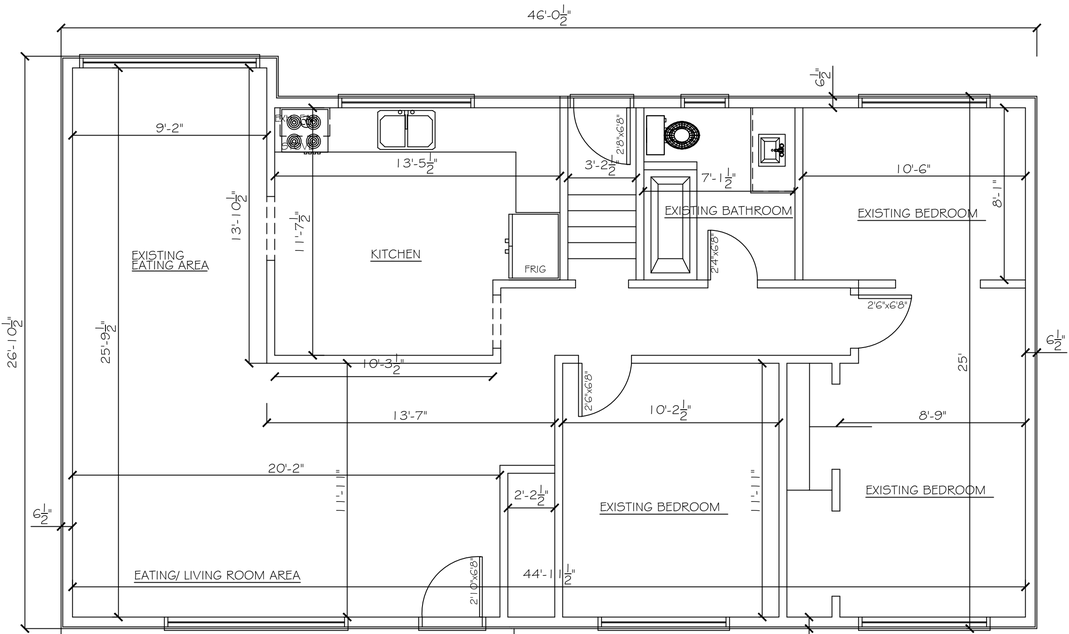
Project:
**DEREK WOJTASIK
ADDITION & RENOVATION**
4 HAINES AVE
GREENSVILLE ONTARIO

Sheet Title:
**ROOF PLAN
ORIGINAL FLOOR PLAN**

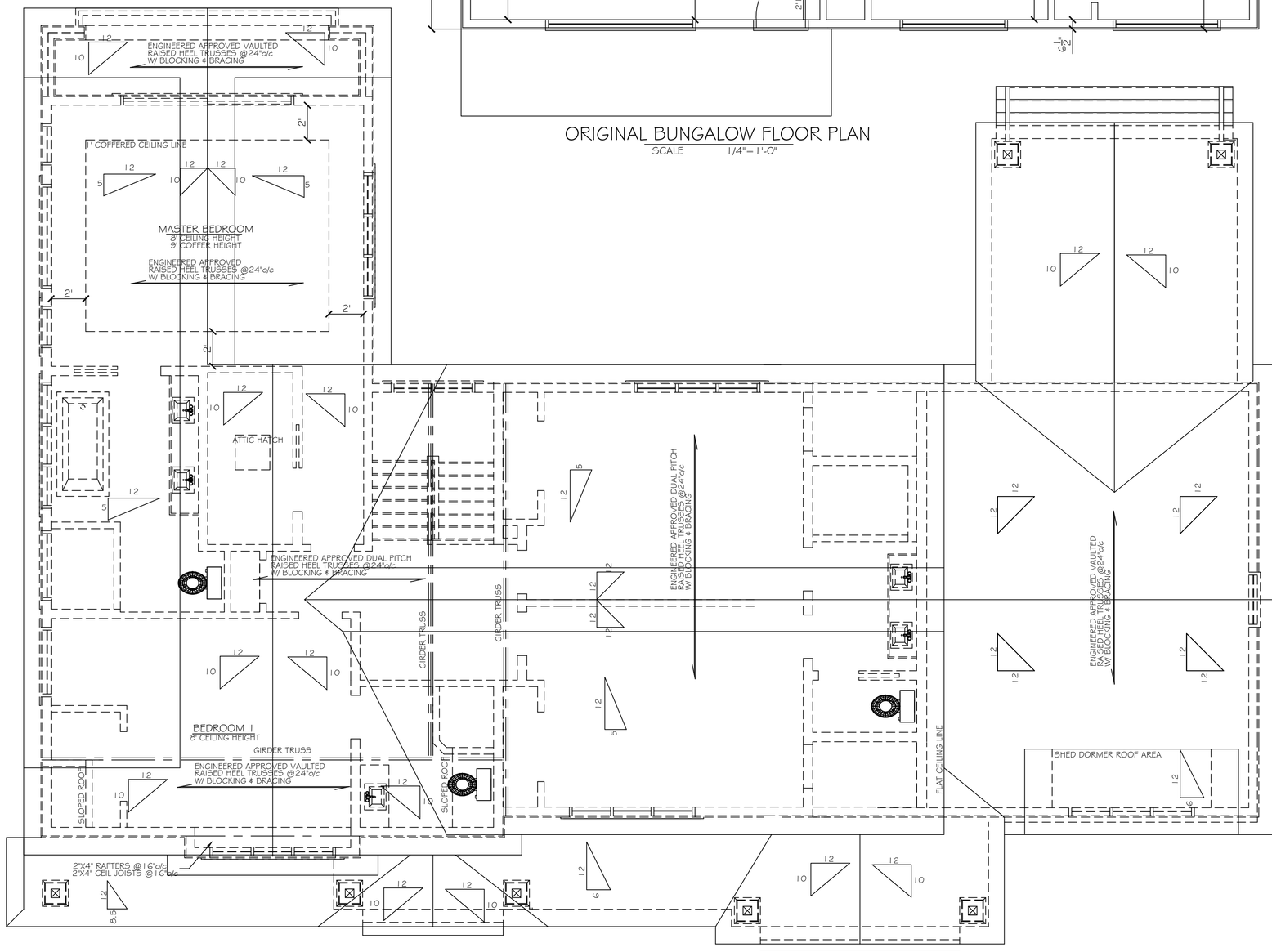
Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No.: 18028

Drawing No.:
A4

Drawing Series:



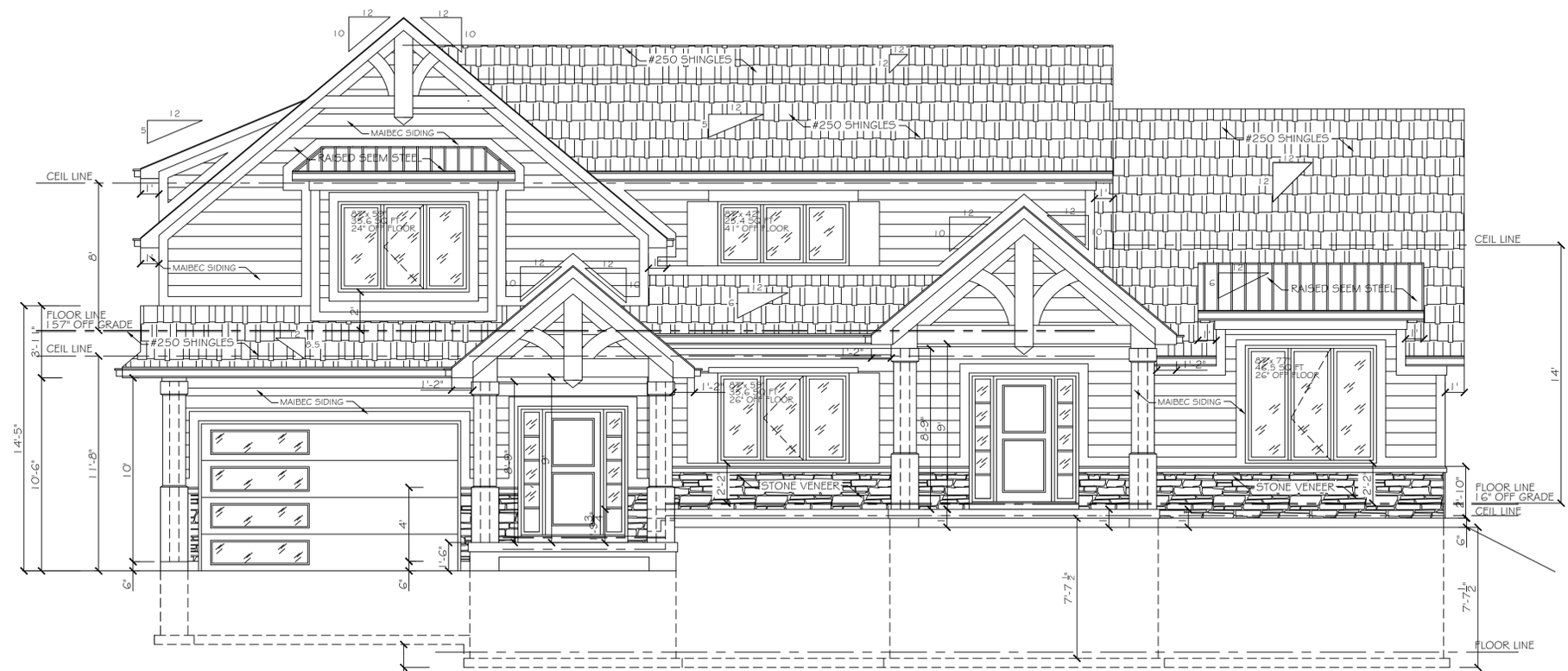
ORIGINAL BUNGALOW FLOOR PLAN
SCALE 1/4" = 1'-0"



PROPOSED ROOF PLAN
SCALE 1/4" = 1'-0"

NOTE:
TRUSS DESIGNS AND LAYOUT PROVIDED BY TRUSS MANUFACTURER

NOTE:
DUE TO THE POSSIBLE VARIANTS ON THE SITE IT IS IMPORTANT FOR THE CONTRACTOR AND TRUSS MANUFACTURER VERIFY ALL DIMENSIONS, BEARING AND ROOF PITCHES OF TRUSSES ON SITE AND ON ALL PAGES OF ARCHITECTURAL DRAWINGS TO ASSURE ACCURACY AND SOFFIT ALIGNMENT



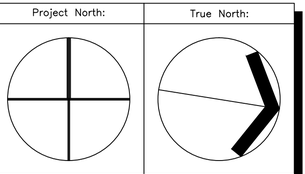
FRONT ELEVATION
SCALE 1/4" = 1'-0"

NOTE:
FINAL GRADING WILL DEPEND ON SIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON SIGHT AND SOIL CONDITIONS



REAR ELEVATION
SCALE 1/4" = 1'-0"

NOTE:
FINAL GRADING WILL DEPEND ON SIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON SIGHT AND SOIL CONDITIONS



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET OUT IN THE ONTARIO BUILDING CODE 2.17.4.1.(a) TO BE AN "OTHER DESIGNER"

QUALIFICATION INFORMATION:
RON CRICKMORE BCIN: 41922

Ron Crickmore

No.	Date	Issue/Revision	By
Drawing Issues/Revisions:			

Notes:
ALL DIMENSIONS AND INFORMATION SHOWN ON THESE DRAWINGS MUST BE CHECKED AND VERIFIED ON SITE AND ANY DISCREPANCIES REPORTED TO THE DESIGNER PRIOR TO CONSTRUCTION AND FABRICATION OF ITS COMPONENTS. SHOULD EXISTING CONDITIONS OR SERVICES BE FOUND TO VARY FROM THAT INDICATED ON THE DRAWINGS, THE DESIGNER MUST BE NOTIFIED IMMEDIATELY.

FEATURES OF CONSTRUCTION NOT FULLY SHOWN ARE ASSUMED TO BE THE SAME CHARACTER AS THOSE NOTED FOR SIMILAR CONDITIONS.
UNLESS SPECIFICALLY NOTED OTHERWISE ON THE DRAWINGS, NO PROVISION HAS BEEN MADE IN THE DESIGN FOR CONDITIONS OCCURRING DURING CONSTRUCTION. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO PROVIDE ALL NECESSARY BRACING, SHORING, SHEET PILING OR OTHER TEMPORARY SUPPORTS, TO SAFEGUARD ALL EXISTING OR ADJACENT STRUCTURES AFFECTED BY THIS WORK.

ALL DRAWINGS AND RELATED DOCUMENTS SHALL REMAIN THE PROPERTY AND COPYRIGHT OF S.D.H. DESIGNS.
USE LATEST REVISED DRAWINGS. DO NOT SCALE DRAWINGS.

CRICKMORE DESIGN

111 Lakeshore Drive, Ancaster, Ontario, Canada L9G 4G9
Tel: 905.879.8533

Consultant

Project:
**DEREK WOJTASIK
ADDITION & RENOVATION**
4 HAINES AVE
GREENSVILLE ONTARIO

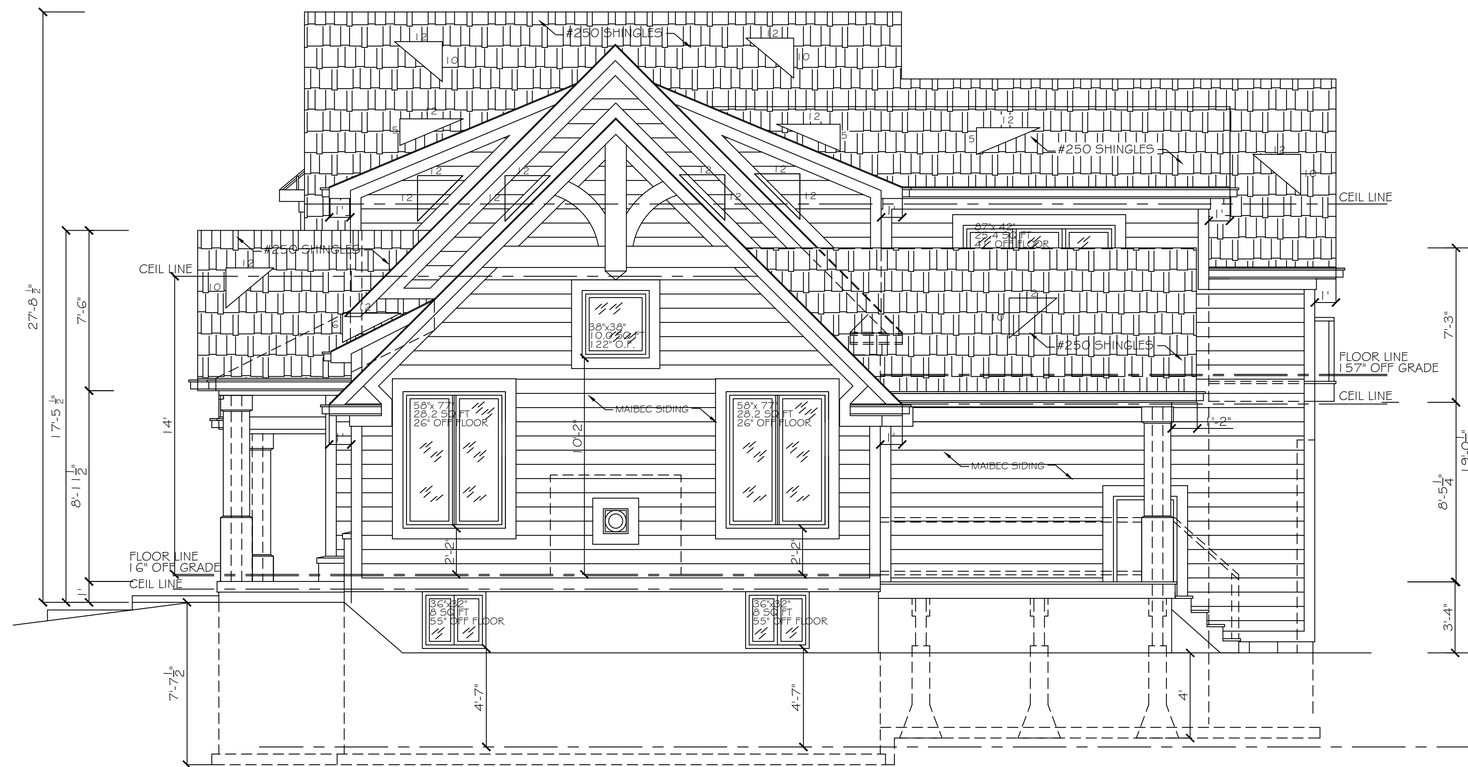
Sheet Title:
**FRONT ELEVATION
REAR ELEVATION**

Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No.: 18028

Drawing No:

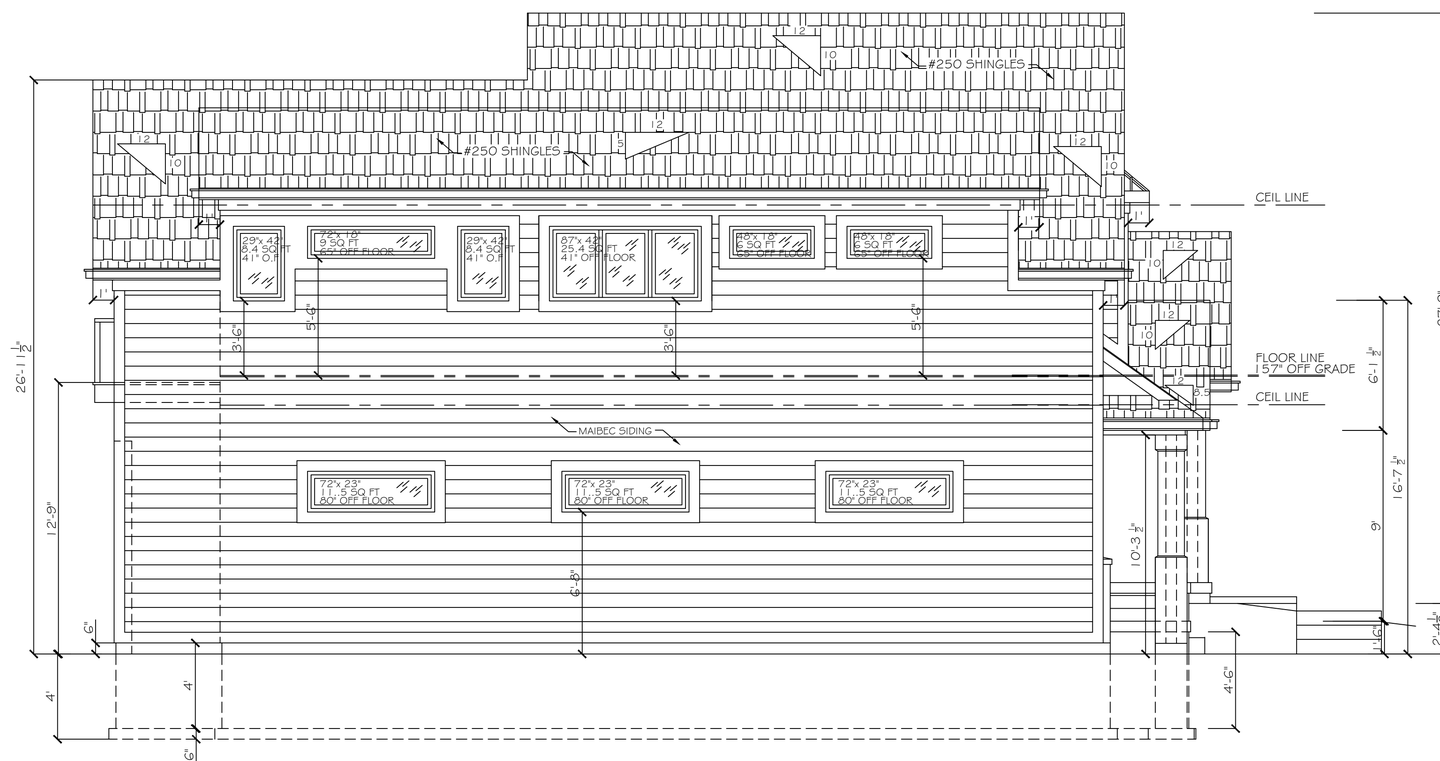
A4

Drawing Series:



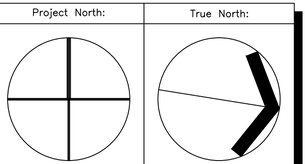
NOTE:
FINAL GRADING WILL DEPEND ON SIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON SIGHT AND SOIL CONDITIONS

RIGHT ELEVATION
SCALE 1/4" = 1'-0"



NOTE:
FINAL GRADING WILL DEPEND ON SIGHT AND SOIL CONDITIONS
FINAL DEPTH OF FOUNDATION WILL DEPEND ON SIGHT AND SOIL CONDITIONS

LEFT ELEVATION
SCALE 1/4" = 1'-0"



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET OUT IN THE ONTARIO BUILDING CODE 2.17.4.1.(3)(a) TO BE AN "OTHER DESIGNER"

QUALIFICATION INFORMATION:
RON CRICKMORE BCIN: 41922

Ron Crickmore

No.	Date	Issue/Revision	By
Drawing Issues/Revisions:			

Note:
ALL DIMENSIONS AND INFORMATION SHOWN ON THESE DRAWINGS MUST BE CHECKED AND VERIFIED ON SITE AND ANY DISCREPANCIES REPORTED TO THE DESIGNER PRIOR TO CONSTRUCTION AND FABRICATION OF ITS COMPONENTS. SHOULD EXISTING CONDITIONS OR SERVICES BE FOUND TO VARY FROM THAT INDICATED ON THE DRAWINGS, THE DESIGNER MUST BE NOTIFIED IMMEDIATELY.
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CRICKMORE DESIGN

111 Lakeshore Street, Ancaster, Ontario, Canada L9G 4G9
Tel: 905-879-8533

Consultant

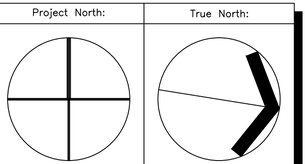
Project:
**DEREK WOJTASIK
ADDITION & RENOVATION**
4 HAINES AVE
GREENSVILLE ONTARIO

Sheet Title:
**LEFT ELEVATION
RIGHT ELEVATION**

Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No.: 18028

Drawing No.:
A5

Drawing Series:



THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS AS SET OUT IN THE ONTARIO BUILDING CODE 2.17.4.1.(3)(a) TO BE AN "OTHER DESIGNER"

QUALIFICATION INFORMATION: BCIN: 41922

Ron Crickmore

No.	Date:	Issue/Revision	By:
Drawing Issues/Revisions:			

Note: ALL DIMENSIONS AND INFORMATION SHOWN ON THESE DRAWINGS MUST BE CHECKED AND VERIFIED ON SITE AND ANY DISCREPANCIES REPORTED TO THE DESIGNER PRIOR TO CONSTRUCTION AND FABRICATION OF ITS COMPONENTS. SHOULD EXISTING CONDITIONS OR SERVICES BE FOUND TO VARY FROM THAT INDICATED ON THE DRAWINGS, THE DESIGNER MUST BE NOTIFIED IMMEDIATELY.

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CRICKMORE DESIGN

111 Victoria Street, Ancaster, Ontario, Canada L9G 4G9
Tel: 905-879-8533

Consultant

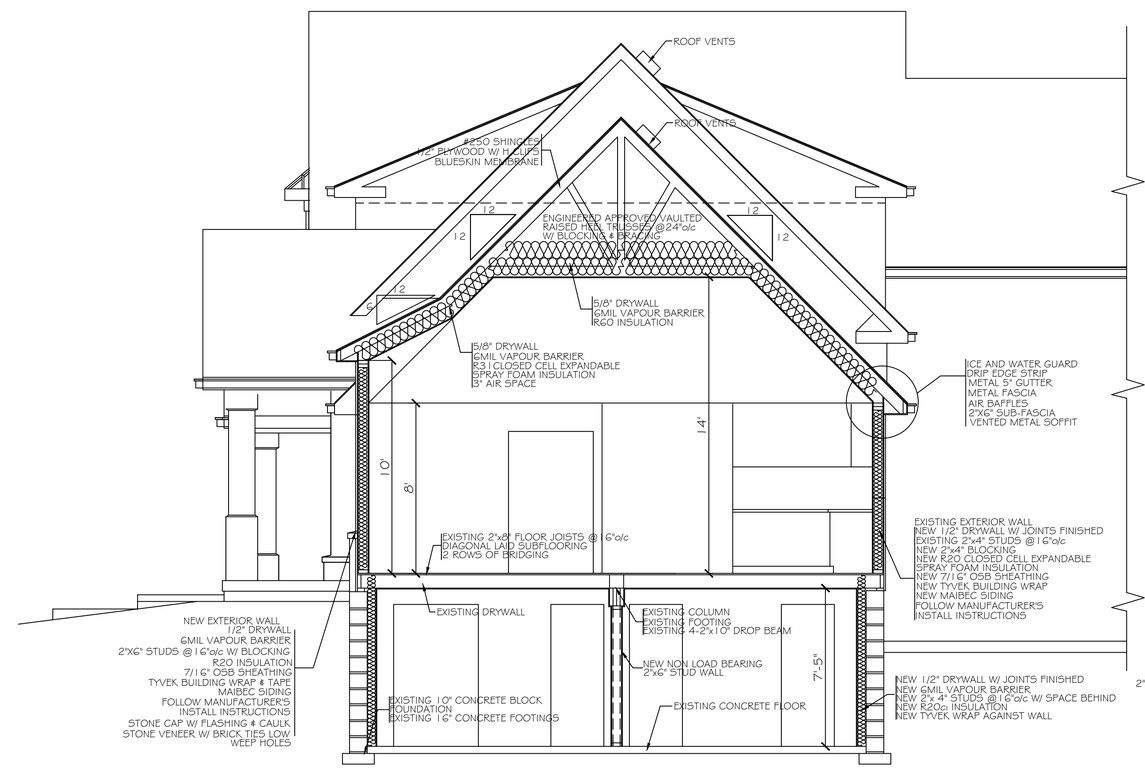
Project:
**DEREK WOJTASIK
ADDITION & RENOVATION**
4 HAINES AVE
GREENSVILLE ONTARIO

Sheet Title:
CROSS SECTIONS

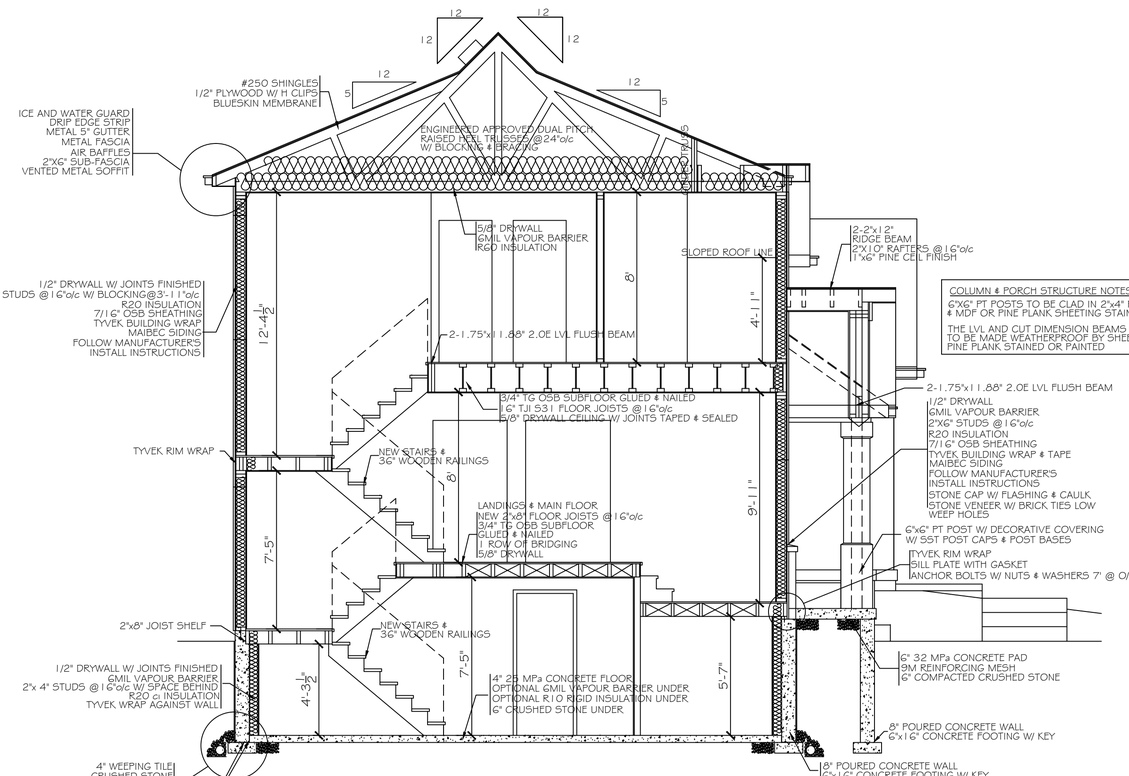
Design By: RJC	Drawn By: RJC	Approved By: RJC
Scale: 1/4" = 1'-0"	Date: MAY 2019	Project No.: 18028

Drawing No.:
A6

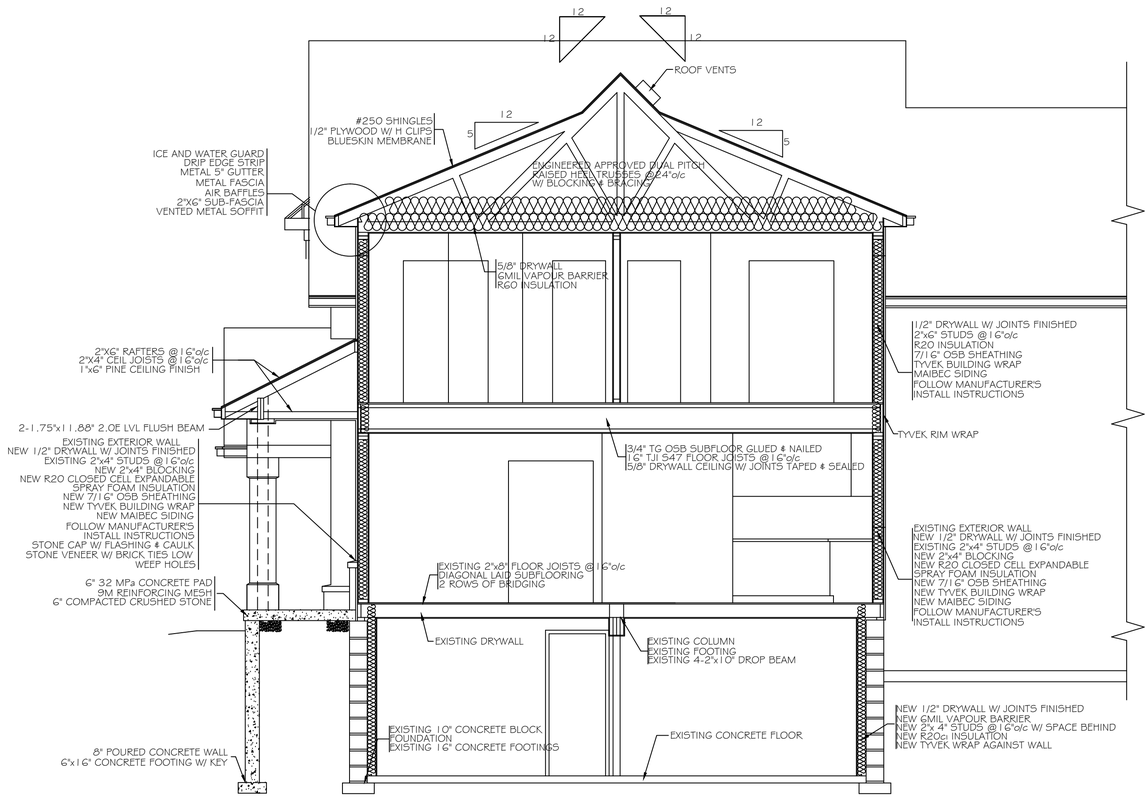
Drawing Series:



CROSS SECTION A
SCALE 1/4" = 1'-0"



CROSS SECTION C
SCALE 1/4" = 1'-0"



CROSS SECTION B
SCALE 1/4" = 1'-0"



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: DN/A-20:37

APPLICANTS: Owner: Denise & Frazer Johnson

SUBJECT PROPERTY: Municipal address **51 Sunrise Cres., Dundas**

ZONING BY-LAW: Zoning By-law 3581-86, as Amended

ZONING: R2 district

PROPOSAL: To permit the construction of a new one (1) storey accessory structure (Hobby workshop) to be located in the required rear yard of a single-family dwelling notwithstanding that

1. A minimum 3.6 m rear yard setback shall be provided for the proposed accessory structure instead of the regulation in the By-Law, which states that for accessory structures having an area greater than 18.0 m², must comply with the required yard setbacks and regulations for principle dwelling

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:50 p.m.

PLACE: **Via video link or call in (see attached sheet for details)**

To be streamed at www.hamilton.ca/committeeofadjustment for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

DN/A-20:37

Page 2

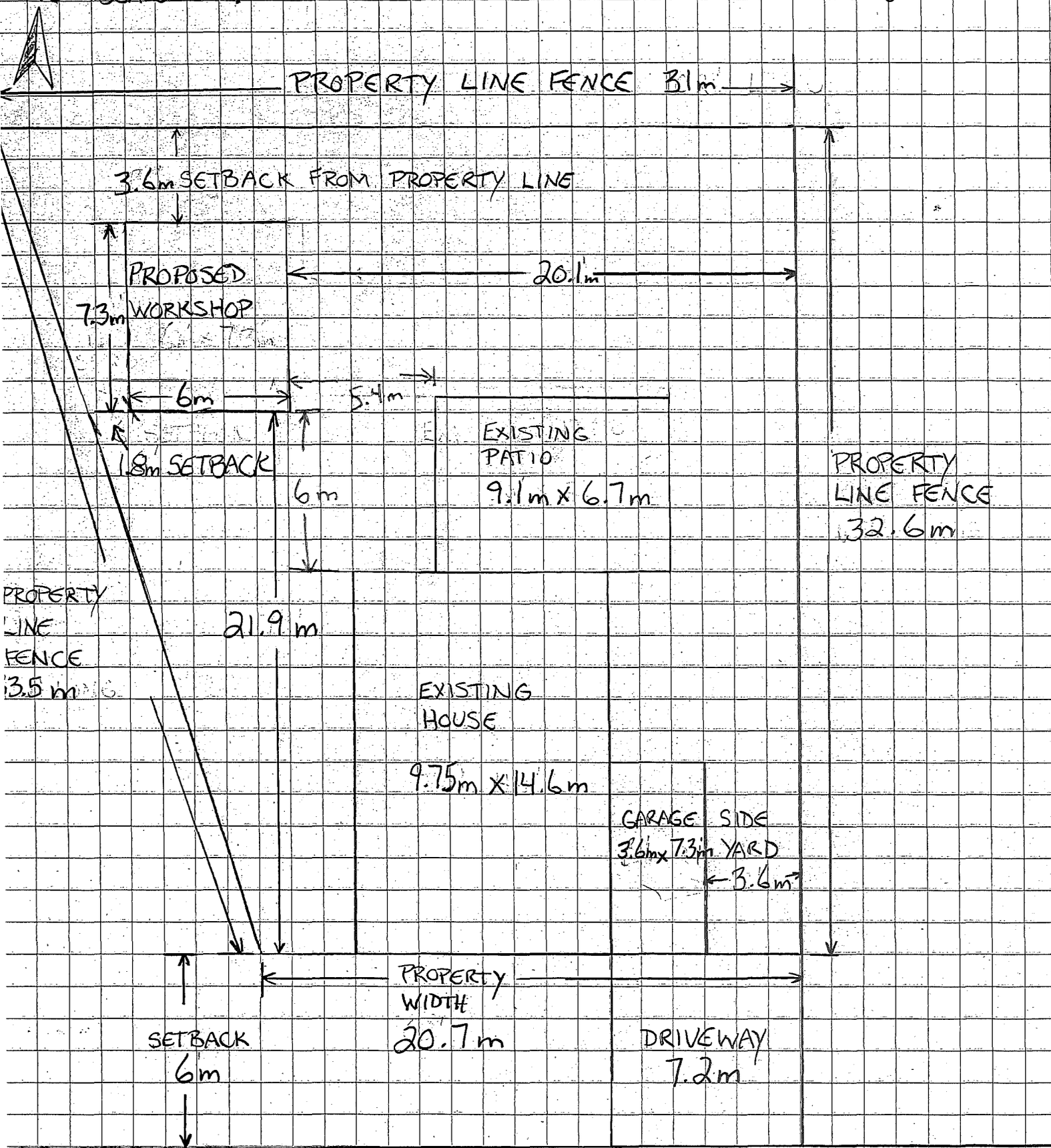
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



51 SUNRISE CRESCENT

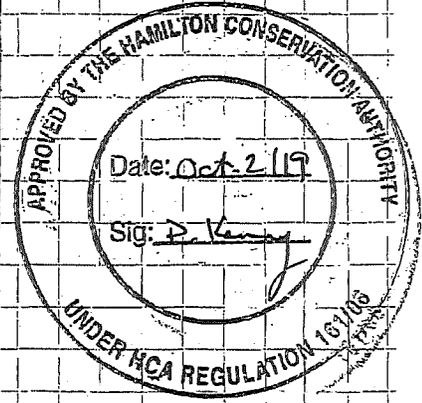
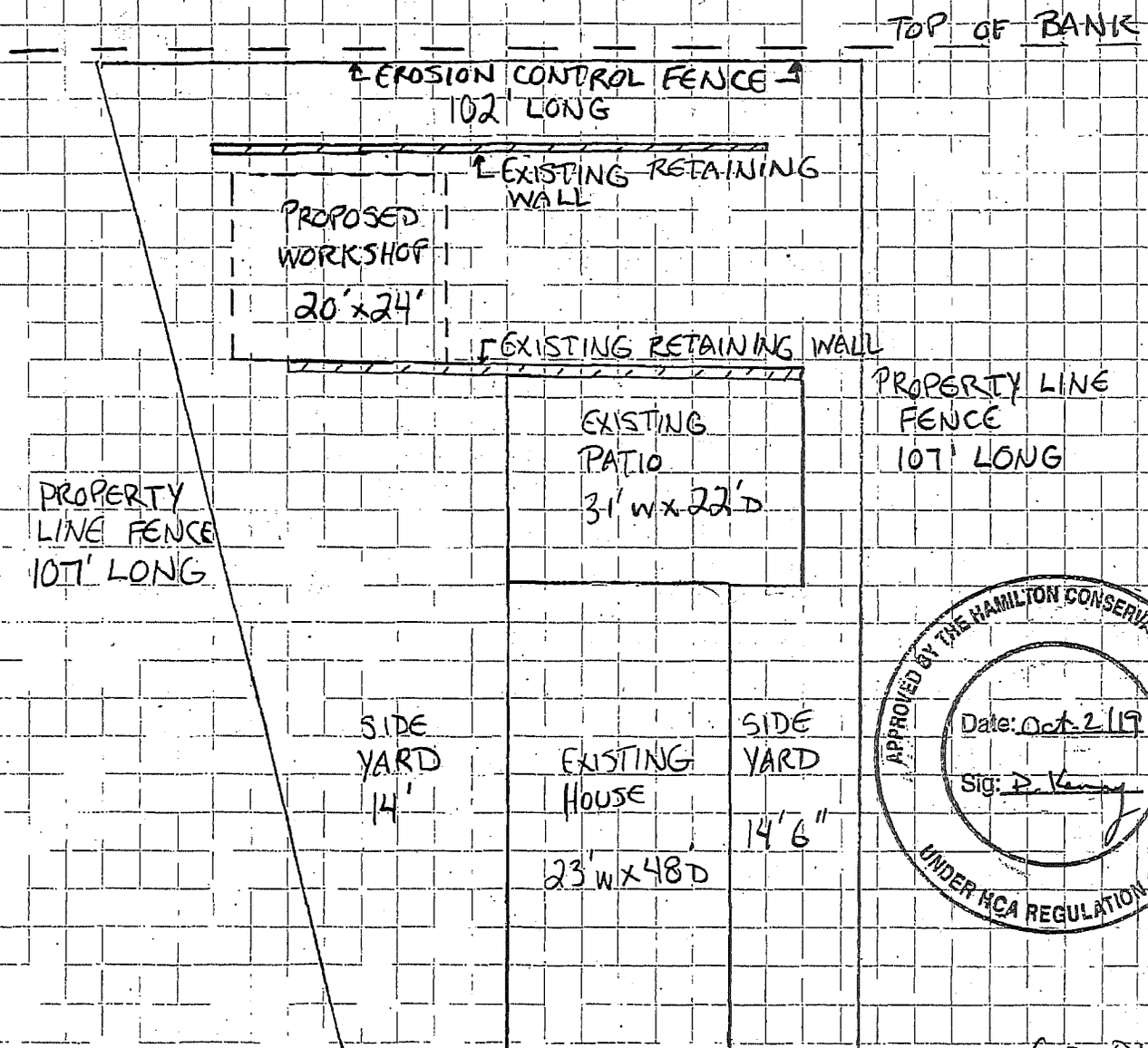
DN/A 20:37
Sketch 1

WORKSHOP PROPOSAL

PROPERTY ADDRESS - 51 SUNRISE CRES.
DUNDAS ON
L9H 3S1

PREPARED BY - FRAZER JOHNSON
DATE - OCTOBER 1 / 2019
SCALE - 1 square = 4'

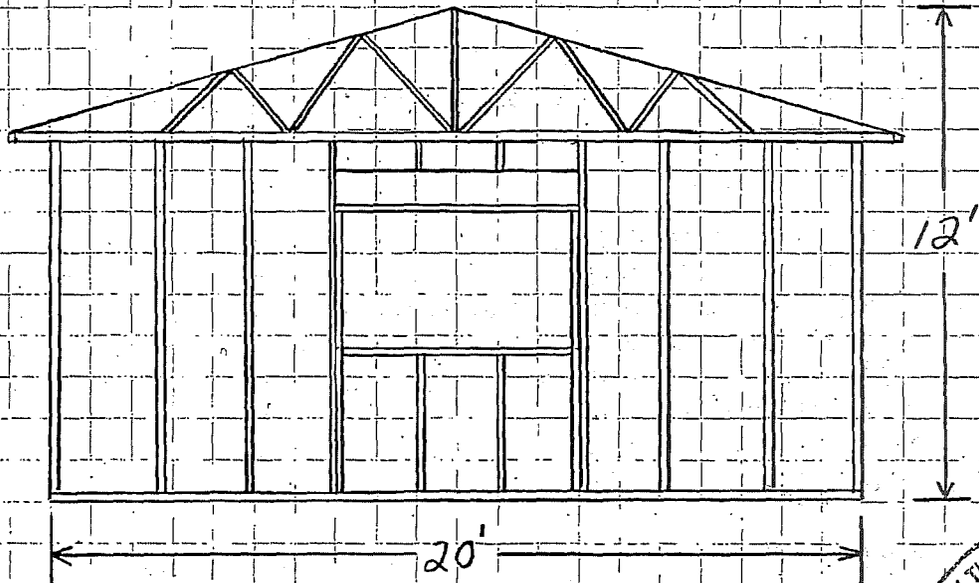
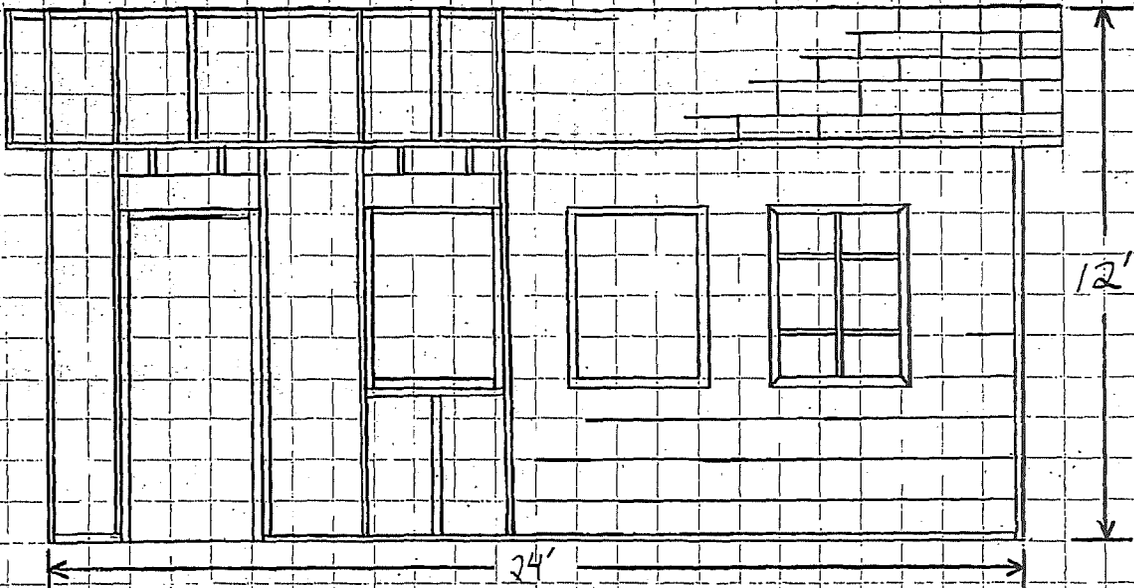
RAIL TRAIL



FC-DUN
RECEIVED
OCT - 1 2019

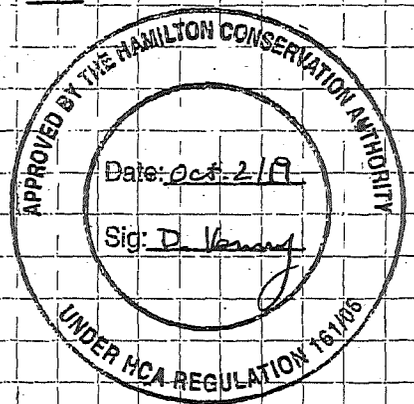
DN/A 20:37
Sketch 2

WORKSHOP DESIGN



PROPERTY ADDRESS - 51 SUNRISE CR.
 DUNDAS, ON
 L9H 3S1

PREPARED BY - FRAZER JOHNSON
 DATE - OCTOBER 1/2019
 SCALE - 1 square = 1'



GC-DUN
 RECEIVED
 OCT - 1 2019

DNIA 20:37
 Sketch 3



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>DN/A-20:37</u>	DATE APPLICATION RECEIVED <u>Jan-28/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner FRAZER JOHNSON Telephone N DENISE JOHNSON



3. Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____

4. Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:

REDUCTION IN SETBACK FROM REAR LOT
LINE FOR THE CONSTRUCTION OF A
6m x 7.3m WORKSHOP (FURNITURE/HOBBY)

7. Why it is not possible to comply with the provisions of the By-law?

DUE TO THE SETBACK OF THE DWELLING
AND THE REMAINING DISTANCE TO THE
REAR LOT LINE, THE PROPOSED WORKSHOP
SIZE WOULD NOT MEET THE SETBACK REQUIREMENTS.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

51 SUNRISE CRESCENT, DUNDAS

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial

Agricultural Vacant

Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

THIS IS A RESIDENTIAL HOME.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

01/29/2020
Date



FRAZER JOHNSON, DENISE JOHNSON
Print Name of Owner

10. Dimensions of lands affected:

Frontage 20.7m
Depth 38.7m
Area 2632 sq. m
Width of street 15.24 m

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: 4 LEVEL BACK SPLIT HOUSE
396 sq. m GROUND FLOOR
9.75 m x 14.6 m LENGTH AND WIDTH
3.6 m x 7.3 m ATTACHED GARAGE
Proposed: 6 m x 7.3 m WORKSHOP WITH
CONCRETE SLAB FLOOR AND VINYL SIDING

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: 6 m FROM FRONT LOT LINE
7.3 m FROM SIDE LOT LINE (EAST)
3.6 m FROM SIDE LOT LINE (WEST)
17 m FROM REAR LOT LINE
Proposed: 28 m FROM FRONT LOT LINE
1.8 m FROM SIDE LOT LINE (WEST)
20.1 m FROM SIDE LOT LINE (EAST)
3.6 m FROM REAR LOT LINE

13. Date of acquisition of subject lands:
06/01/2019
14. Date of construction of all buildings and structures on subject lands:
1966
15. Existing uses of the subject property: RESIDENTIAL SINGLE
DETACHED HOME
16. Existing uses of abutting properties: RESIDENTIAL
17. Length of time the existing uses of the subject property have continued:
APPROXIMATELY 50 YEARS
18. Municipal services available: (check the appropriate space or spaces)
Water Connected
Sanitary Sewer Connected
Storm Sewers
19. Present Official Plan/Secondary Plan provisions applying to the land:
R2 (TOWN OF DUNDAS) NEIGHBOURHOODS
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
R2 ZONE TOWN OF DUNDAS
21. Has the owner previously applied for relief in respect of the subject property?
Yes No
If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION FRAZER JOHNSON

As of the date of this application, I (NAME) DENISE JOHNSON am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE 01/29/2020 SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, FRAZER JOHNSON
DENISE JOHNSON, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Date 01/29/2020

PART 27 PERMISSION TO ENTER

Date: 01/29/2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 51 SUNRISE CRES. DUNDAS L9H 3S1
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



FRAZER JOHNSON DENISE JOHNSON

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Mail | Contacts | Calendar | Tasks | Workshop Cons... 

96 ▶



RE: Workshop Construction 51 Sunrise Cres.

Mr. Johnson,

You could have simply provided the Committee a copy of our Letter of Permission to indicate that our office had no regulatory concerns with the proposal. I would still recommend that you do this.

In addition, this e-mail will serve as confirmation that our office will not need to be circulated the minor variance application for formal comment.

Thank you

Darren Kenny, B.Sc. (Hons.), CAN-CISEC
Watershed Officer, Badge # 113
Hamilton Conservation Authority
P.O. Box 81067, 838 Mineral Springs Road
Ancaster, Ontario L9G 4X1



A Healthy Watershed for Everyone



Mail | Contacts | Calendar | Tasks | Workshop Cons...



96 ▶



A Healthy Watershed for Everyone

The contents of this e-mail and any attachments are intended for the named recipient(s). This e-mail may contain information that is privileged and confidential. If you have received this message in error or are not the named recipient(s), please notify the sender and permanently delete this message without reviewing, copying, forwarding, disclosing or otherwise using it or any part of it in any form whatsoever.

[REDACTED]

Sent: January 22, 2020 12:38 PM

To: Kenny, Darren

Subject: Workshop Construction 51 Sunrise Cres.

Hello Darren,

On October 2nd, 2019, I received a Letter of Permission from your office giving permission for the proposed workshop construction on lands regulated by the HCA. I am currently trying to complete the application for a variance for this construction in my backyard. According to the Committee of Adjustment office, I need an email saying whether or not your office needs to be included on any future correspondence regarding the variance. The letter I received did not state anything to that effect so I am not sure how to proceed. Any help would be appreciated. Thanks.

Frazer Johnson

51 Sunrise Cres

Dundas On

L9H 3S1

[REDACTED]

[REDACTED]



**Hamilton
Conservation
Authority**

A Healthy Watershed for Everyone

BY MAIL

October 2, 2019

GC-DUN

Frazer Johnson
51 Sunrise Crescent
Dundas, ON L9H 3S1

Dear Mr. Johnson:

**RE: Letter of Permission for the Construction of a 480 Sq. Ft. (44.6 Sq. M.)
Workshop**

**Location: 51 Sunrise Crescent
Part Lot 49, Concession 1, City of Hamilton (Dundas)**

Staff of the Hamilton Conservation Authority (HCA) have reviewed the proposed development including the site plan and workshop plan prepared by you and dated October 1, 2019.

A portion of the rear yard of the subject property is regulated by the HCA pursuant to *Ontario Regulation 161/06 (HCA's Regulation of Development, Interference with Wetlands and Alterations to Shorelines and Watercourses)* made under the *Conservation Authorities Act, R.S.O. 1990* as the property lies in close proximity to a ravine slope associated with Spring Creek. However, the proposed workshop will be located outside of the erosion hazard associated with the ravine slope. Therefore, please accept this correspondence as written permission for the proposed workshop construction on lands regulated by the HCA. We do not have any objection to the issuance of a building permit by the municipality.

If you have any questions regarding the above, please do not hesitate to contact the undersigned at ext. 131.

Darren Kenny
Watershed Officer

October 2, 2019
Date

Encl. approved site and building plan

c.c. Chantal Costa, Plan Examination Secretary, City of Hamilton, Building Division (by mail)

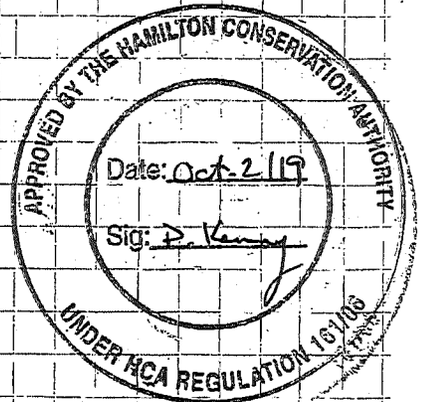
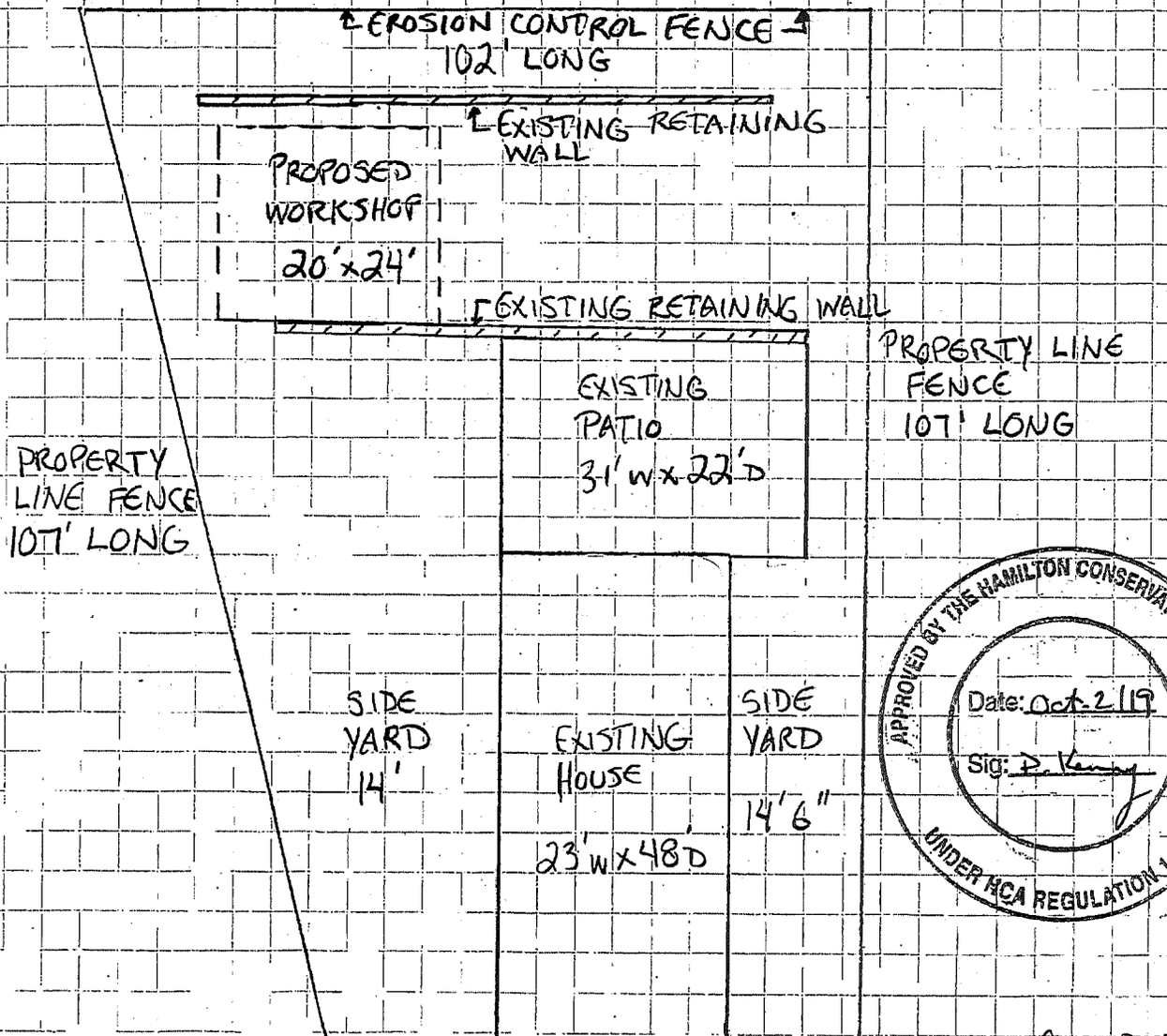
WORKSHOP PROPOSAL

PROPERTY ADDRESS - 51 SUNRISE CRES.
DUNDAS ON
L9H 3S1

PREPARED BY - FRAZER JOHNSON
DATE - OCTOBER 1 / 2019
SCALE - 1 square = 4'

RAIL TRAIL

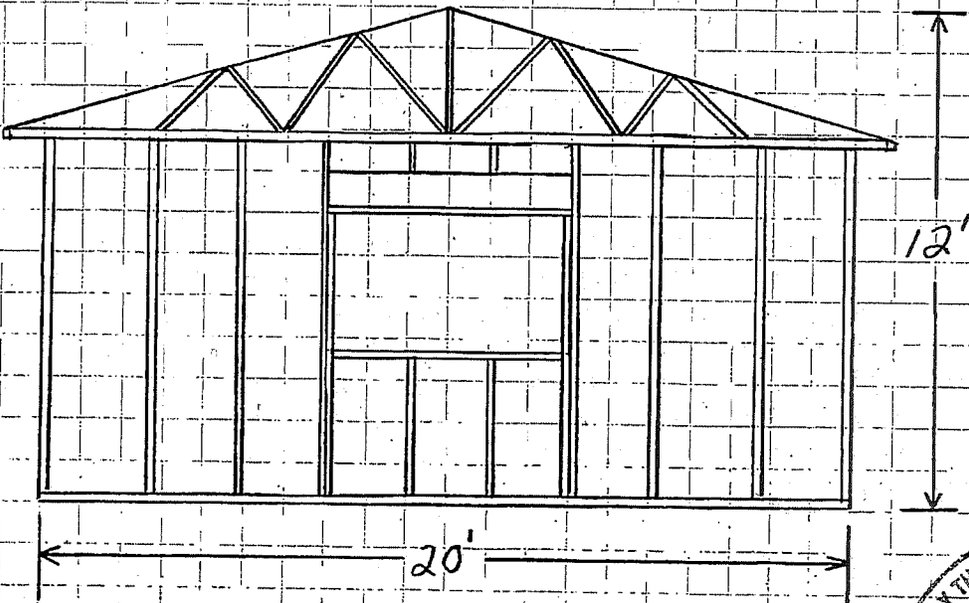
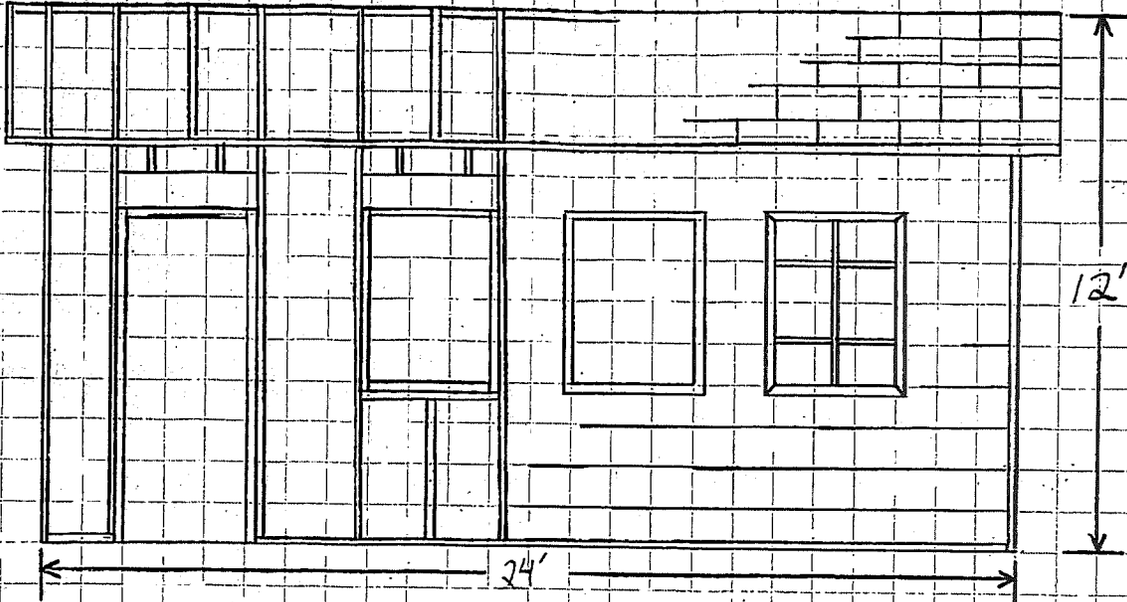
TOP OF BANK



GC-DUN
RECEIVED

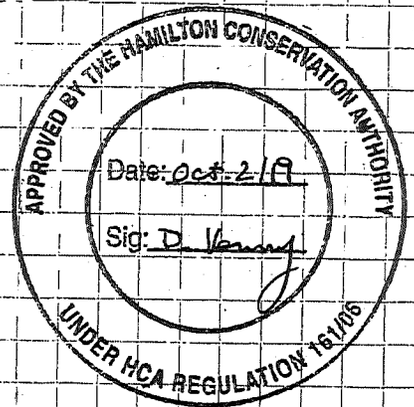
OCT - 1 2019

WORKSHOP DESIGN



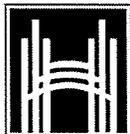
PROPERTY ADDRESS - 51 SUNRISE CR.
 DUNDAS, ON
 L9H 3S1

PREPARED BY - FRAZER JOHNSON
 DATE - OCTOBER 1/2019
 SCALE - 1 square = 1'



G.C.-DUN
 RECEIVED

OCT - 1 2019



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: DN/A-20:42

APPLICANTS: Morning Investments Inc. c/o Sam Mattina

SUBJECT PROPERTY: Municipal address **229 Hatt St., Dundas**

ZONING BY-LAW: Zoning By-law 3581-86, as Amended

ZONING: RM2 district (Medium Density Multiple Dwelling)

PROPOSAL: To permit the expansion of the legally established non-conforming street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front each street townhouse dwelling unit, notwithstanding,

1. The use of a Street Townhouse is not permitted at this location; and,
2. No front yard landscaping shall be provided instead of providing a minimum of 50% of the front yard as landscaped area.

NOTES:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulations for such use within that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone).

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:55 p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

DN/A-20:42

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935

Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

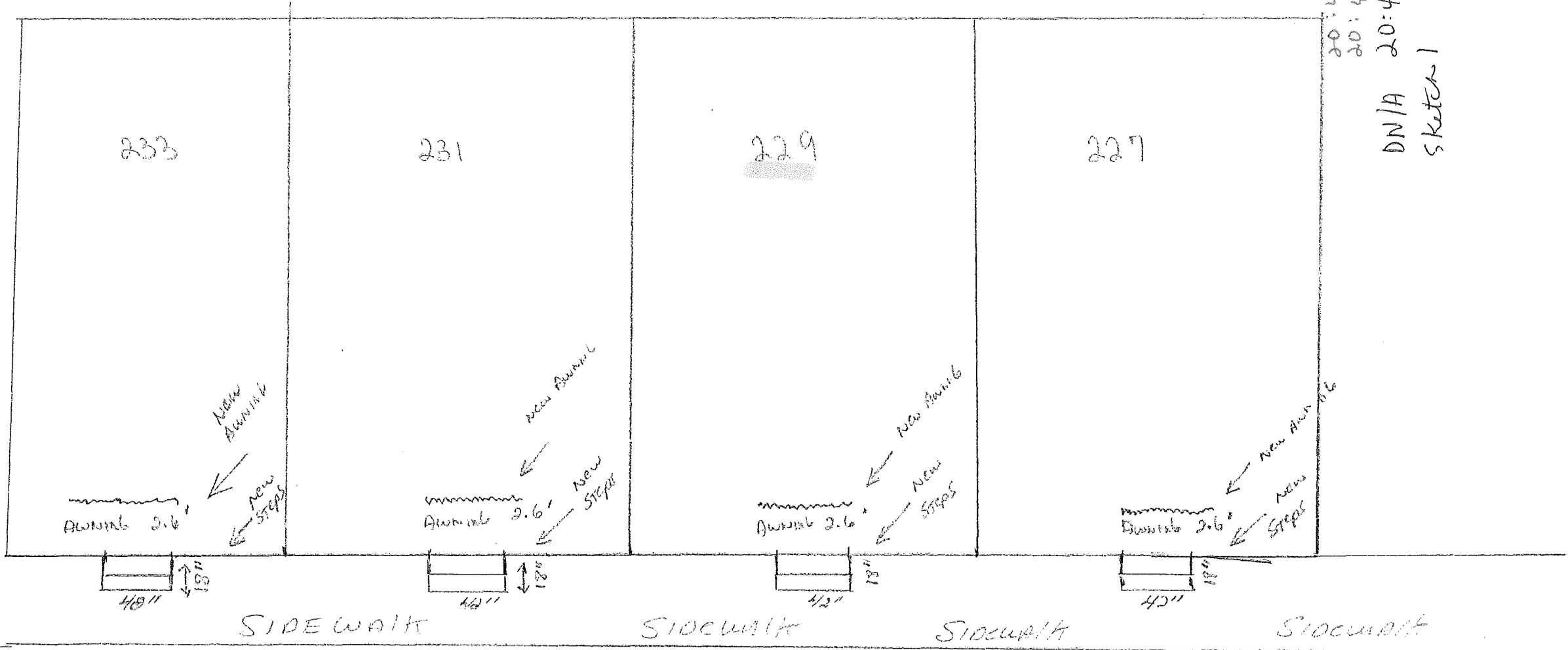
Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

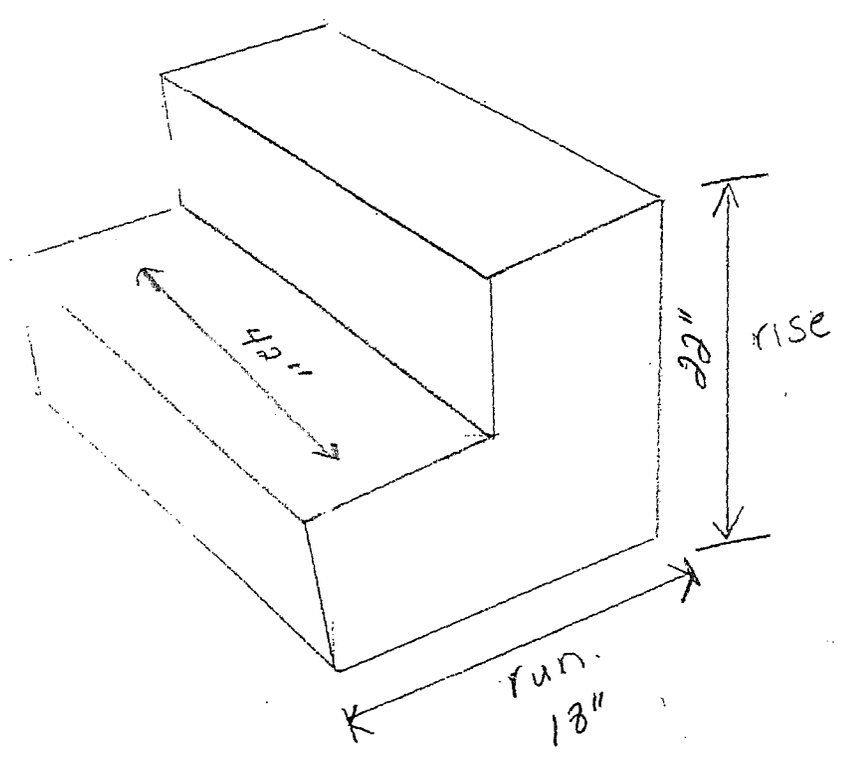
M O T H / M O

SIDEWALK SIDEWALK SIDEWALK SIDEWALK

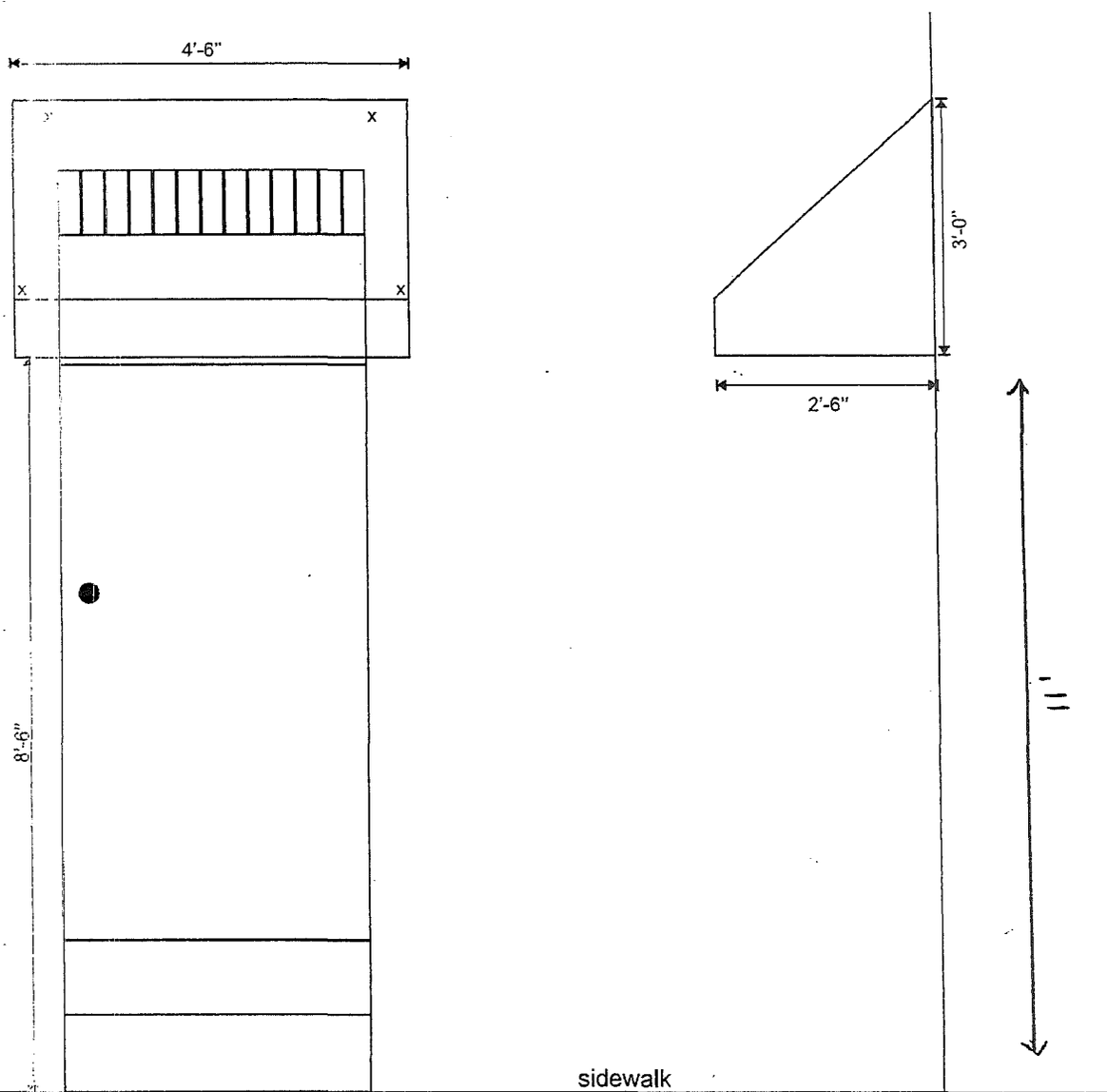


20:44
20:43
DN/A 20:42
SKETCH 1

HATT ST



20:44
20:43
DN/A 20:42
Sketch 2



ea.- Welded aluminum framed awnings with sunbrella fabric.

1/2" scale



Frame 1" sq. Welded Aluminum extrusion, 6063 t6, 11 gauge or .120 wall
Typical fastening: 2 1/2" x 5/16 lag with nylon shield, fastened to brick wall.

20.44
20:43
DN/A 20:42
Sketch 3

227 Halt St., Dundas, Ont.

McHugh's
Awnings

859 Governor's Rd., Dundas, Ontario.
www.mchughawnings.ca
chris@mchughawnings.com
Tel. 905-516-1924

20.150010



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>DNIA-20:42</u>	DATE APPLICATION RECEIVED <u>Jan. 31/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner MORNING INVESTMENTS INC. Telephone No. _____
SAM MATTINA
- [Redacted]
- Name of Agent SAM MATTINA Telephone No. _____
- [Redacted]

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances: N/A

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:

CONCRETE STEPS + AWNING
SET BACK TO LOT LINE - 0 ZERO

7. Why it is not possible to comply with the provisions of the By-law?

^{NOT}
IT IS ~~NOT~~ POSSIBLE
EXISTING BUILDING IS AT THE
PROPERTY LINE - OF THE CITY
PROPERTY

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

PLAN 1443 BLK 24 PT LOT 3 RP 62 R11545 PARTS 3 & 7
229 HATH ST.

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

OWNER FOR OVER 25 YEARS

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

November 29/19
Date


Signature Property Owner

SAM MATTINA
Print Name of Owner

10. Dimensions of lands affected:

Frontage + 4.5 meters
Depth + 28 meters
Area _____
Width of street 20 meters

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: BRICK BUILDING ON PROPERTY LINE.

Proposed: 2 STEPS / AWNING

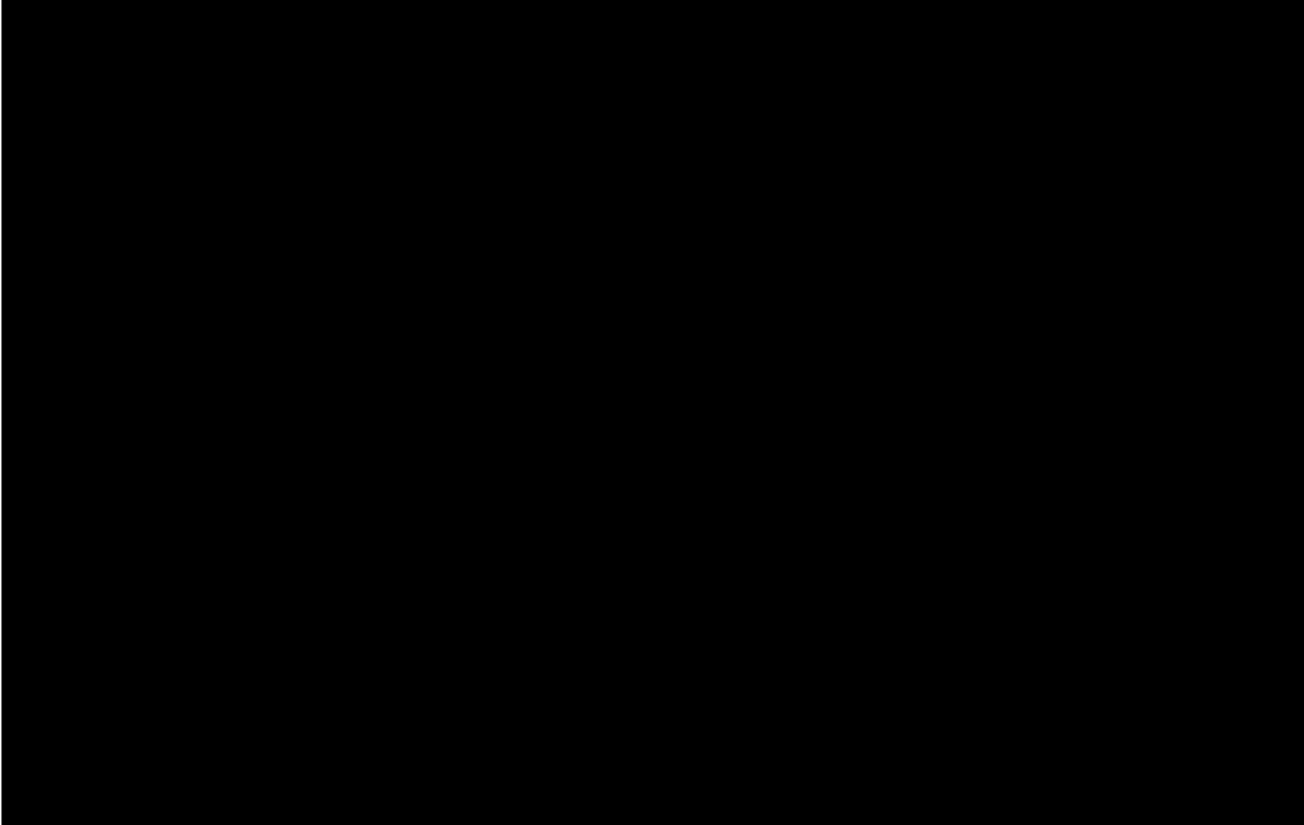
12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: SEE SITE PLAN / DRAWINGS

Proposed: 2 STEPS / AWNING.
SEE SITE PLAN / DRAWINGS

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Mornival Investments Inc. am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Sam Martin of Mornival Investments Inc.

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application

DATE January 31/20



PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Sam Martin, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

November 29/19
Date

[Redacted Signature]
Signature of Owner

PART 27 PERMISSION TO ENTER

Date: _____

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 229 HART ST (Dundas)
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Sam Martin

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: DN/A-20:43

APPLICANTS: Morning Properties Inc. c/o Sam Mattina

SUBJECT PROPERTY: Municipal address **229 Hatt St., Dundas**

ZONING BY-LAW: Zoning By-law 3581-86, as Amended

ZONING: RM2 district (Medium Density Multiple Dwelling)

PROPOSAL: To permit the expansion of the legally established non-conforming street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front each street townhouse dwelling unit, notwithstanding,

1. The use of a Street Townhouse is not permitted at this location; and,
2. No front yard landscaping shall be provided instead of providing a minimum of 50% of the front yard as landscaped area.

NOTES:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulations for such use within that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone).

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:55 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

DN/A-20:43

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

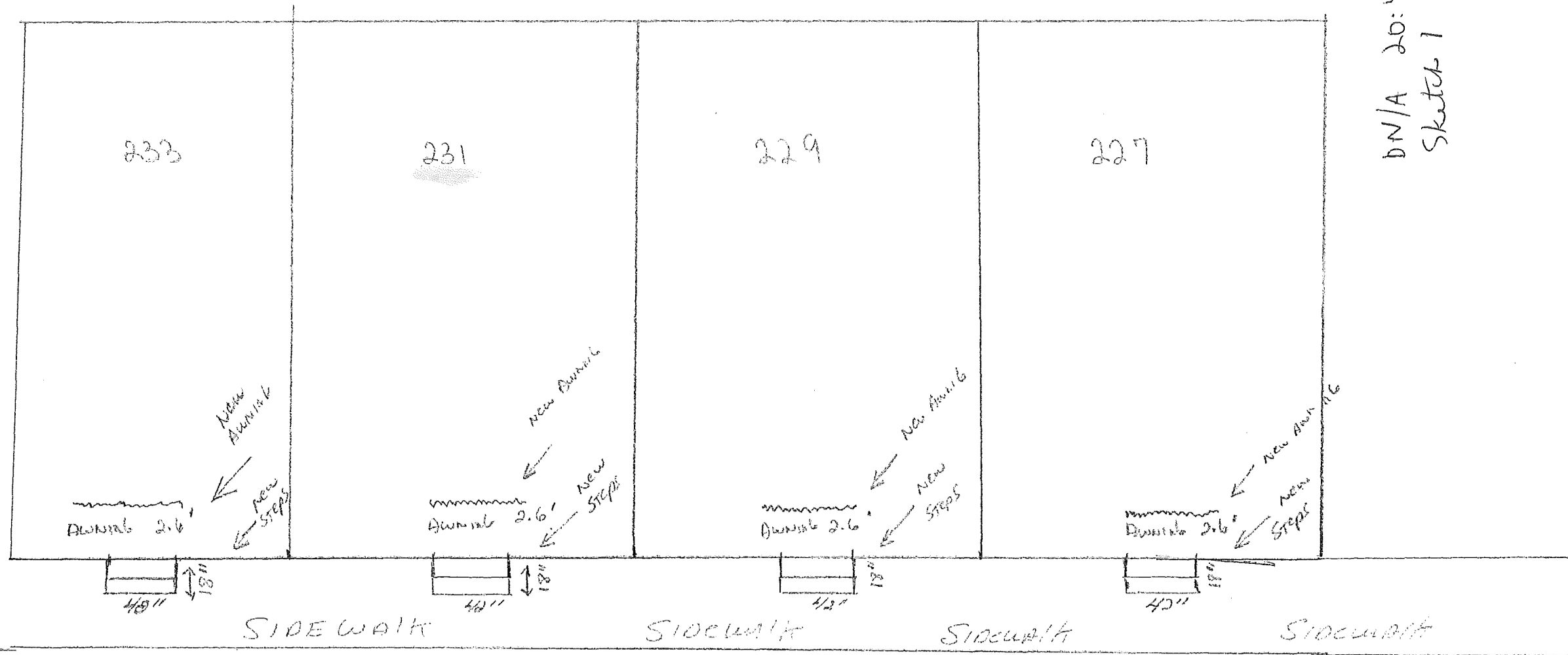
Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

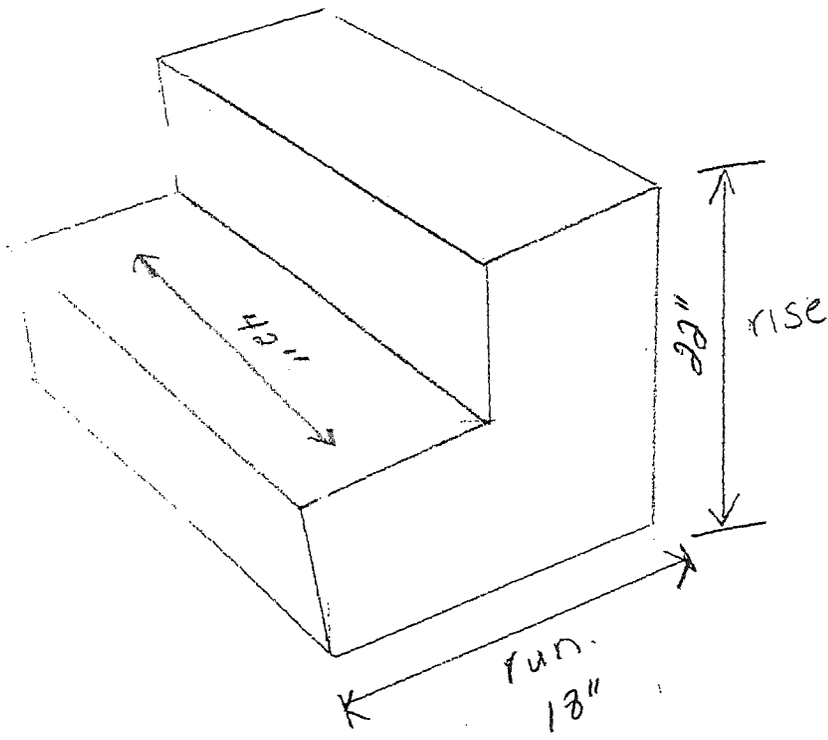
DN/A 20:43
Sketch 1

MOUNTAIN

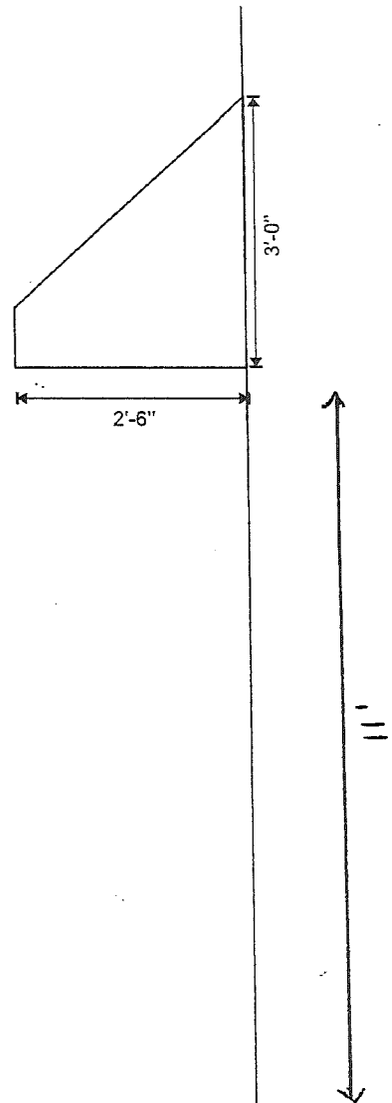
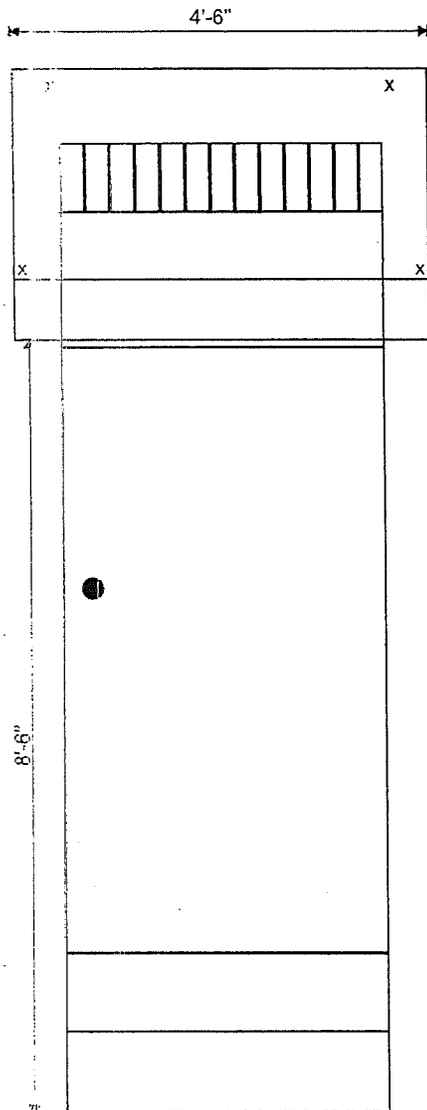
SIDEWALK SIDEWALK SIDEWALK SIDEWALK



HATT ST



DW/A 20:43
Sketch 2

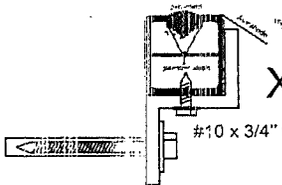


4 ea.- Welded aluminum framed awnings with sunbrella fabric.

1/2" scale

DN/A 20:43

Sketch 3



X- Z bracket location

#10 x 3/4" tek screw, 2 ea. per z bracket.

Frame 1" sq. Welded Aluminum extrusion, 6063 t6, 11 gauge or .120 wall
Typical fastening: 2 1/2" x 5/16 lag with nylon shield, fastened to brick wall.

227 Half St., Dundas, Ont.

McHugh's

Awnings

859 Governor's Rd., Dundas, Ontario.
www.mchughsawnings.ca
chris@mchughsawnings.com
Tel. 905-516-7924



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>DN/A-20:43</u>	DATE APPLICATION RECEIVED <u>Jan. 31/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Monville Properties Inc. Telephone No. [Redacted]
SAM MATTINA
- [Redacted]
- Name of Agent SAM MATTINA Telephone No. [Redacted]
- [Redacted]

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances: N/A.

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:

CONCRETE STEPS + AWNING
SET BACK LOT LINE 0 ZERO

7. Why it is not possible to comply with the provisions of the By-law?

NOT
IT IS ~~NOT~~ POSSIBLE.
EXISTING BUILDING IS AT THE
PROPERTY LINE OF THE CITY
PROPERTY

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

PLAN 1443 BLK 24 PT LOT 3 RP 62 R11545 PARTS 2 & 6
231 HALL ST.

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

OWNER FOR OVER 25 YEARS.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

November 29/19
Date


Signature Property Owner

SAM MARTINA
Print Name of Owner

10. Dimensions of lands affected:

Frontage + 4.5 meters
Depth + 28 meters
Area _____
Width of street 20 meters

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: BRICK BUILDING ON PROPERTY LINE.

Proposed: 2 STEPS / AWNING.

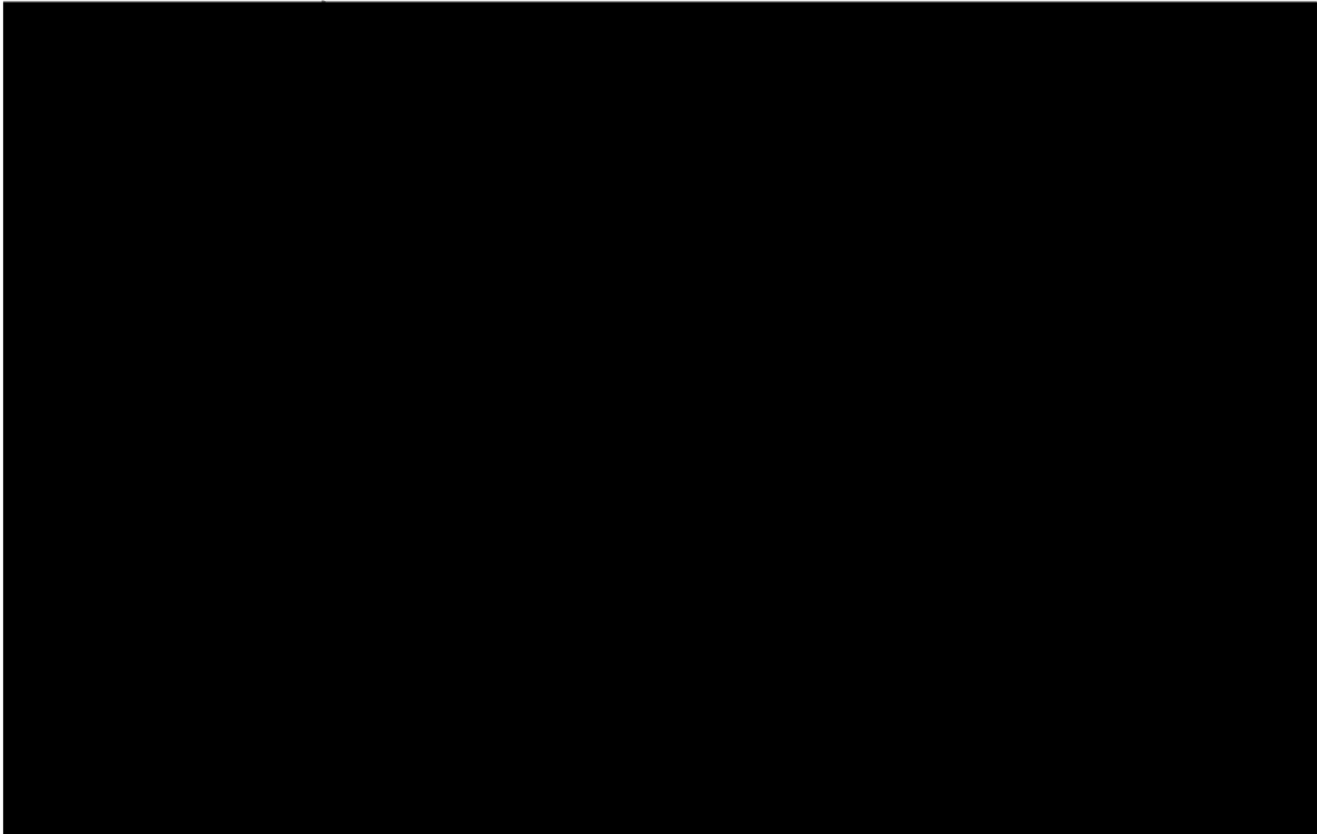
12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: SEE SITE PLAN / DRAWINGS

Proposed: 2 STEPS / AWNING
SEE SITE PLAN / DRAWINGS

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Monique Propertier am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Sam Mattias of Monique Propertier Inc.

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE January 31/20 SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Sam Mattias, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Date November 29/19

PART 27 PERMISSION TO ENTERDate: NOVEMBER 29/19

Secretary/Treasurer
 Committee of Adjustment
 City of Hamilton,
 City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 231 HAIT ST (DUNDAS)
 (Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent



Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: DN/A-20:44

APPLICANTS: Morning Investments Inc. c/o Sam Mattina

SUBJECT PROPERTY: Municipal address **229 Hatt St., Dundas**

ZONING BY-LAW: Zoning By-law 3581-86, as Amended

ZONING: RM2 district (Medium Density Multiple Dwelling)

PROPOSAL: To permit the expansion of the legally established non-conforming street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front each street townhouse dwelling unit, notwithstanding,

1. The use of a Street Townhouse is not permitted at this location; and,
2. No front yard landscaping shall be provided instead of providing a minimum of 50% of the front yard as landscaped area.

NOTES:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulations for such use within that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone).

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 1:55 p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

DN/A-29:44
Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

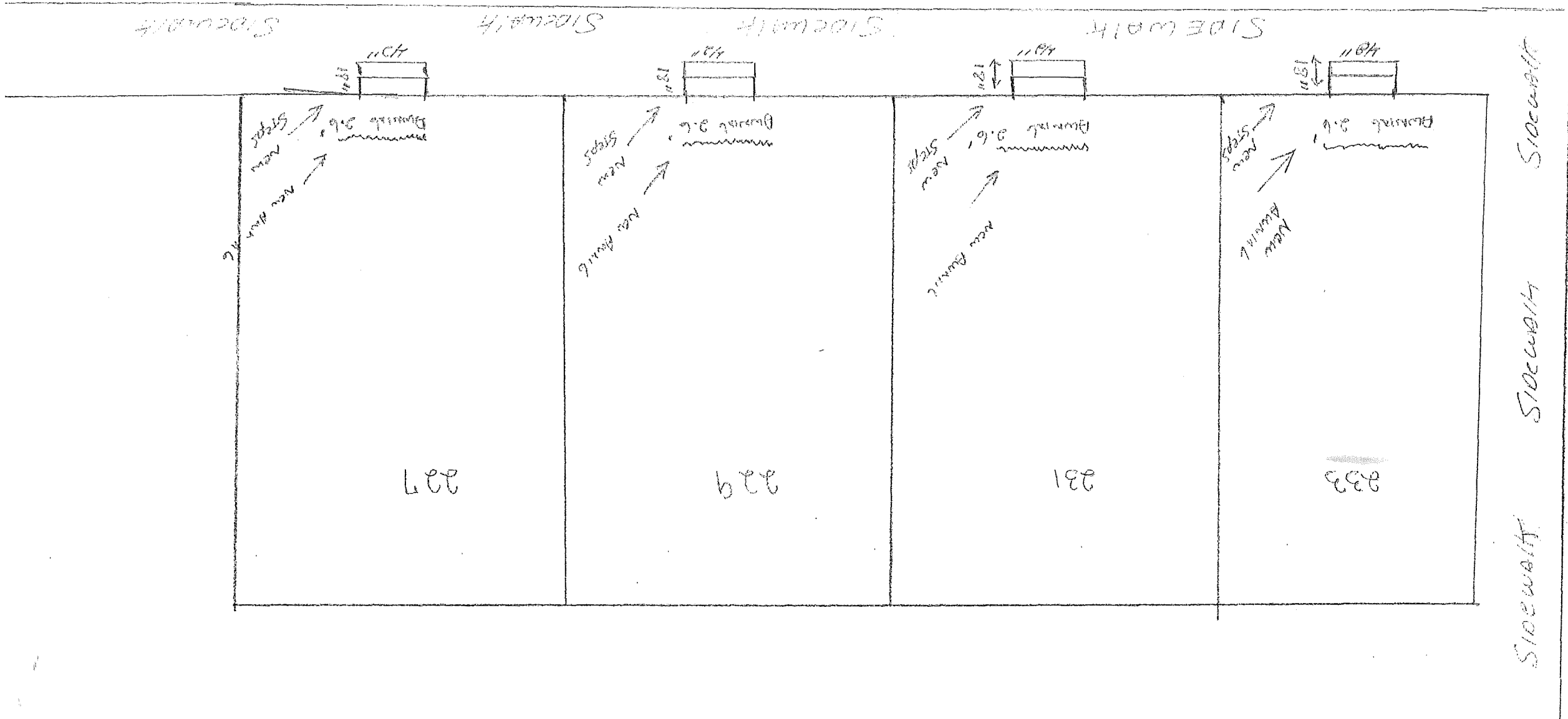
Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

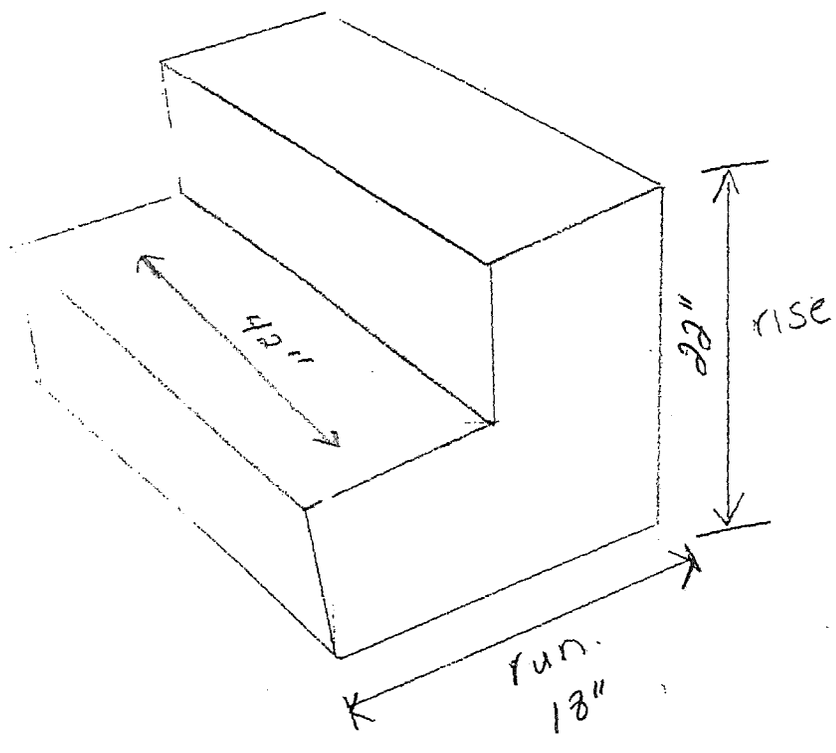
Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

DN/A 20:44
Sketch 1

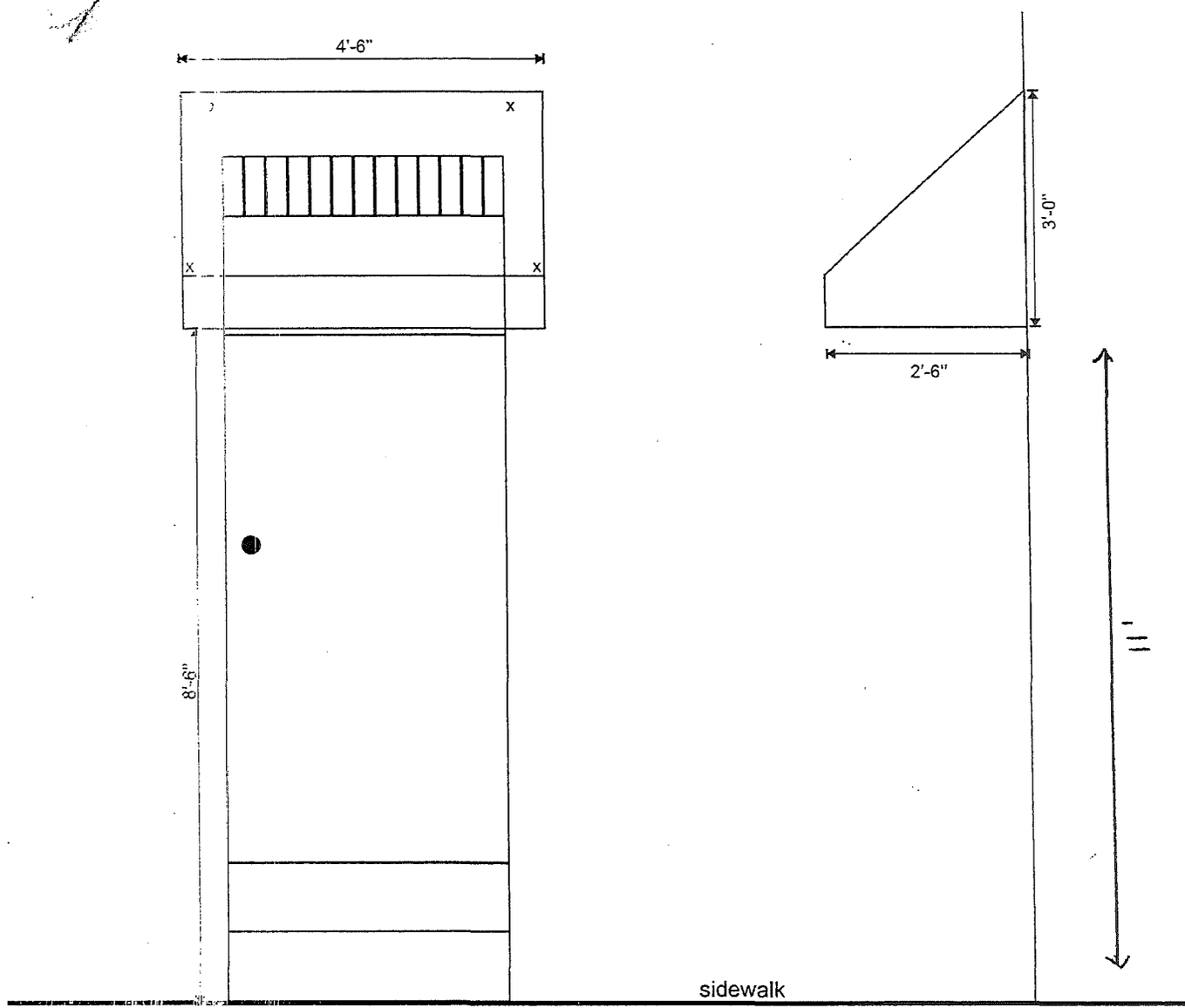
HATT



MATTINA ST



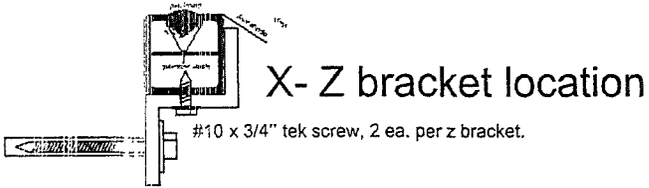
DNIA 20:44
Sketch 2



4 ea.- Welded aluminum framed awnings with sunbrella fabric.

1/2" scale

DN/A 20-44
Sketch 3



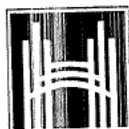
Frame 1" sq. Welded Aluminum extrusion, 6063 T6, 11 gauge or .120 wall
Typical fastening: 2 1/2" x 5/16 lag with nylon shield, fastened to brick wall.

227 Hall St., Dundas, Ont.

McHugh's
Awnings

859 Governor's Rd., Dundas, Ontario.
www.mchughawnings.ca
chris@mchughawnings.com
Tel. 905-516-7924

20-150016



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.

APPLICATION NO. DN/A 20:44 DATE APPLICATION RECEIVED Jan. 31/20

PAID _____ DATE APPLICATION DEEMED COMPLETE _____

SECRETARY'S SIGNATURE _____

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner MORNING INVESTMENT INC.
SAM MATTIWA Telephone No. _____

2. _____

3. Name of Agent SAM MATTIWA Telephone No. _____

4. _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances: N/A.

_____ Postal Code _____

_____ Postal Code _____

6. Nature and extent of relief applied for:

CONCRETE STEPS + AWNING
SET BACK TO LOT LINE 'O' ZERO

7. Why it is not possible to comply with the provisions of the By-law?

^{NOT}
IT IS ~~NOT~~ POSSIBLE
EXISTING PROPERTY IS AT THE
PROPERTY LINE - OF THE CITY PROPERTY

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

PLAN 1443 BLK 24 PT LOT 3 RP 62 R11545 PARTS 1 & 5

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
Agricultural Vacant
Other

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

OWNER FOR OVER 25 YEARS

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

November 29/19
Date



Signature Property Owner

SIMON MARTINA
Print Name of Owner

10. Dimensions of lands affected:

Frontage + 4.5 meters
Depth + 28 meters
Area _____
Width of street 20 meters

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: BRICK BUILDING ON PROPERTY LINE

Proposed: 2 STEPS / AWNING.

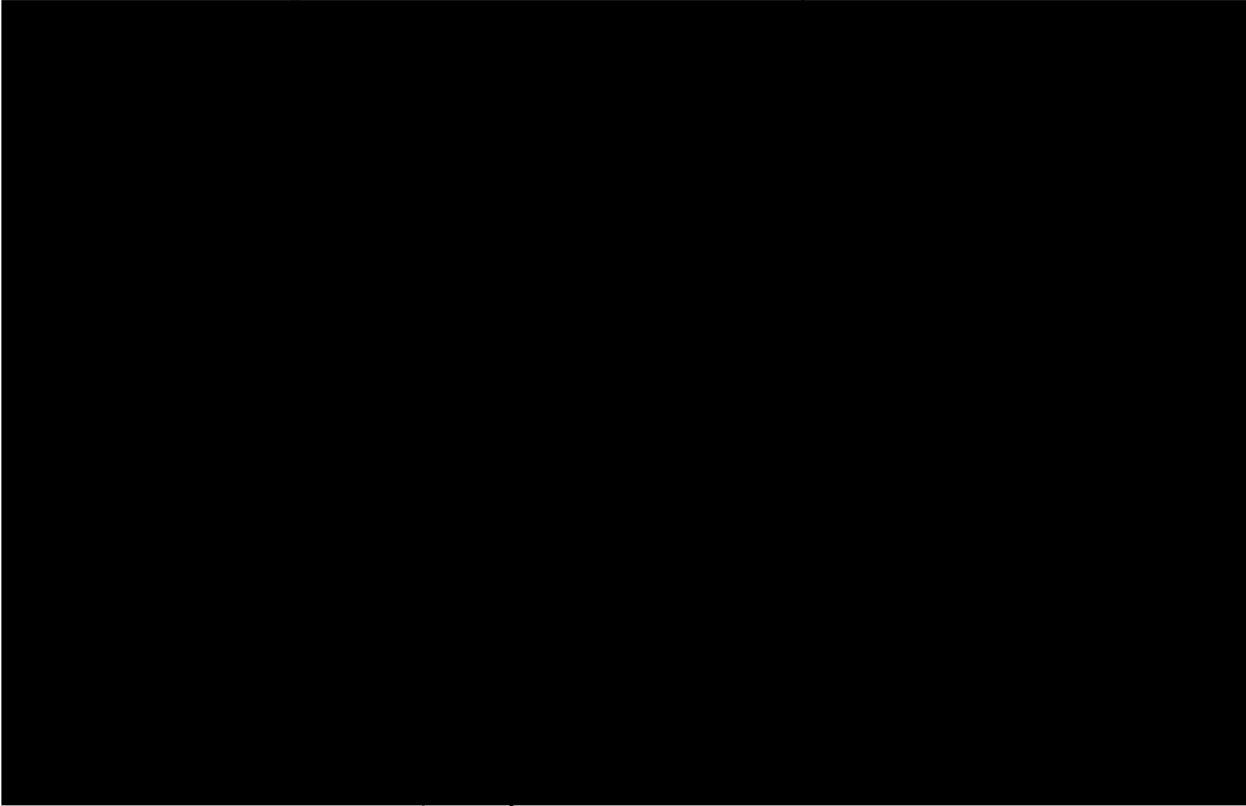
12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: SEE SITE PLAN / DRAWINGS

Proposed: 2 STEPS / AWNING
SEE SITE PLAN / DRAWINGS

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Municipal Investments Inc am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Sam Martina of Municipal Investments

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE: January 31/20

SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. F.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Sam Martina, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

November 29/19
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: NOVEMBER 29/19

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 233 HATT ST. COLWOOD
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Sam Martin

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-19:359

APPLICANTS: Owner: Naveen Nagarajan
Agent: Michael Barton

SUBJECT PROPERTY: Municipal address **469 Scenic Dr., Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended

ZONING: B & B1 district (Suburban Agriculture and Residential)

PROPOSAL: To permit the conversion of the second storey of the accessory building into habitable space for the existing single detached dwelling notwithstanding that:

1. The accessory building being converted for habitable space is for residential purposes on a lot in which a residential building has already been erected.

NOTES:

- i. This variance is to allow for the use of both the accessory building and the existing single family dwelling to be used as a single family dwelling only, not to allow for an additional self-contained dwelling unit within this accessory building. Should the owner decide to convert the accessory building into an additional dwelling unit, further variances will be required.
- ii. Please be advised that parking for a single family dwelling is required to be provided at a rate of two (2) parking spaces for the first eight habitable rooms, plus an additional 0.5 spaces for each additional habitable room. It appears that three (3) habitable rooms are intended within the accessory building however, insufficient information has been provided to confirm the number of habitable rooms existing within the single detached dwelling. As such, the total number of required parking spaces cannot be determined at this time. Further variances will be required if the minimum number of required parking spaces cannot be provided on site in accordance with Section 18A of Hamilton Zoning By-law 6593.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 2:00 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

HM/A-19:359
Page 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

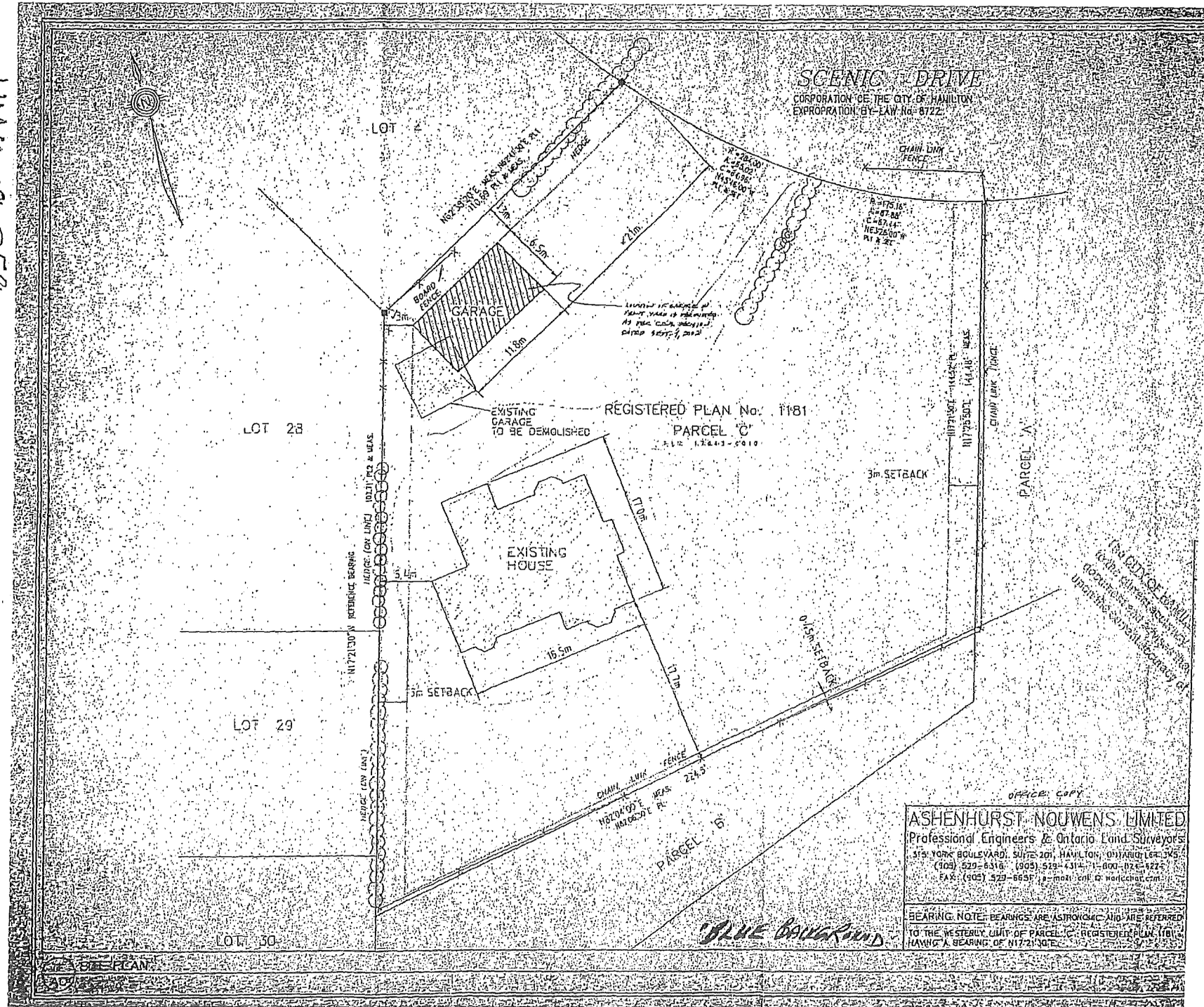
DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

H/M/A-19:359
Sketch 1



OFFICE COPY

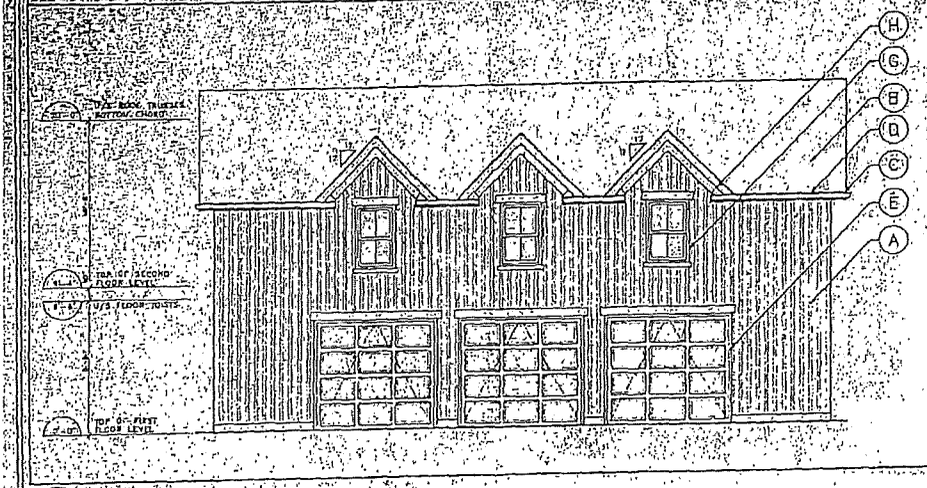
ASHENHURST-NOUWENS LIMITED
 Professional Engineers & Ontario Land Surveyors
 319 YORK BOULEVARD, SUITE 201, HAMILTON, ONTARIO L6R 3K5
 (403) 529-6316 (905) 529-4314 1-800-822-4225
 FAX: (403) 529-6655 e-mail: enl@worldchat.com

BEARING NOTE: BEARINGS ARE ASTROLOGICAL AND ARE REFERRED TO THE WESTERLY LIMIT OF PARCEL C, REGISTERED PLAN 1181, HAVING A BEARING OF N17°21'30" E.

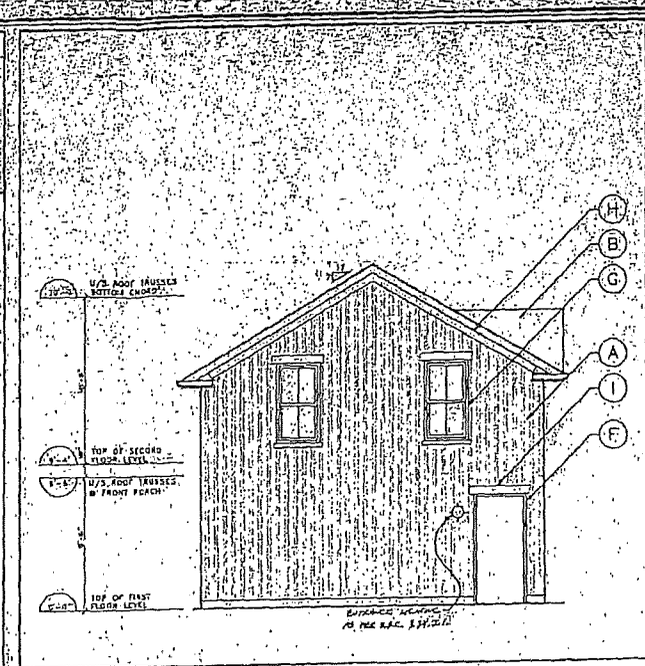
BLUE BACKGROUND

HMVA - 19:359
Sketch 2

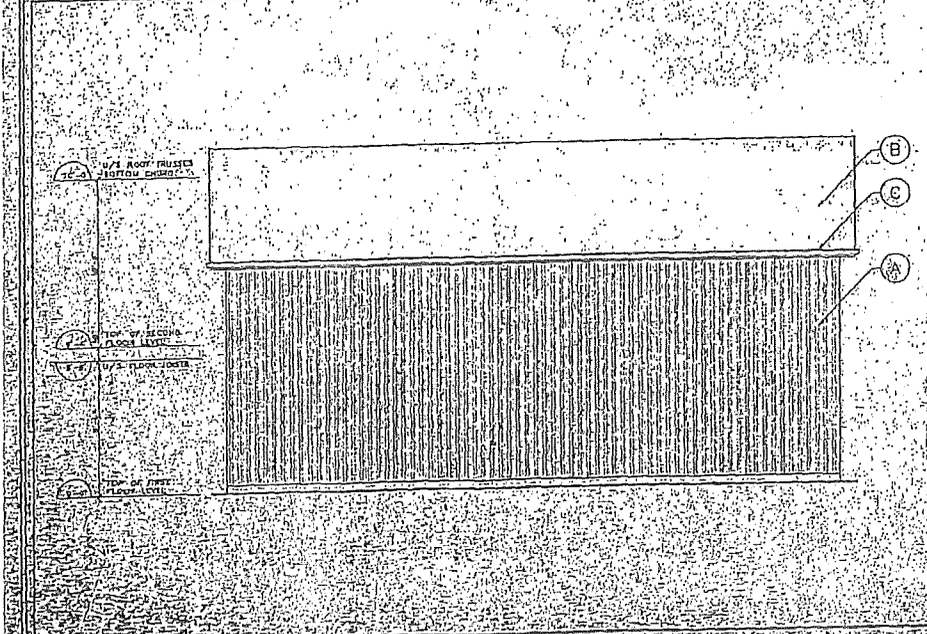
SYMBOL LEGEND		GENERAL NOTES	
(A)	1/2" ROOF TRUSSES	1	ALL DIMENSIONS ARE TO FACE UNLESS OTHERWISE NOTED
(B)	TOP OF SECOND FLOOR LEVEL	2	CONSTRUCTION SHALL BE IN ACCORDANCE WITH THE LATEST EDITION OF THE CANADIAN BUILDCODE
(C)	TOP OF FIRST FLOOR LEVEL	3	ALL MATERIALS SHALL BE APPROVED BY THE ARCHITECT
(D)	U/S ROOF TRUSSES	4	CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL STRUCTURAL MEMBERS
(E)	U/S ROOF TRUSSES	5	CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL STRUCTURAL MEMBERS
(F)	U/S ROOF TRUSSES	6	CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL STRUCTURAL MEMBERS
(G)	U/S ROOF TRUSSES	7	CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL STRUCTURAL MEMBERS
(H)	U/S ROOF TRUSSES	8	CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL STRUCTURAL MEMBERS



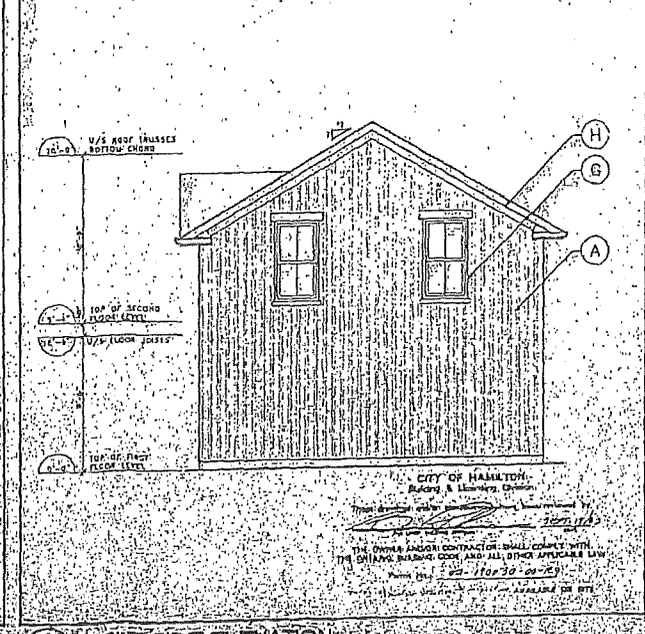
1. FRONT ELEVATION
SCALE 1/4" = 1'-0"



2. LEFT SIDE ELEVATION
SCALE 1/4" = 1'-0"



3. REAR ELEVATION
SCALE 1/4" = 1'-0"



4. RIGHT SIDE ELEVATION
SCALE 1/4" = 1'-0"

CITY OF HAMMILTON
By-law 200-2011
Section 2.1.1.1
The owner and contractor shall comply with the Ontario Building Code and all other applicable laws.
Date: 11/20/2013
15. TYPICAL
SCALE 1/4" = 1'-0"

Hm/A 19:359
Sketch 3

FLOORS and WALLS:

All floors in residential occupancies to be finished and or water resistant as per Articles 9.30.1.1 and 9.30.1.2, and all wall tile finish to comply to Subsection 9.29.10.

All gypsum wall board and installation to comply with Subsection 9.29.5. Gypsum Board Finish (Taped Joints).

Interior walls and ceiling finishes to comply with Subsection 9.29.

STUD WALL REINFORCEMENT:

Provide stud wall reinforcement in main bathroom conforming to Article 9.5.2.3 for the installation of grab bars.

STAIRS (INTERIOR/EXTERIOR):

At least 1 stair between each floor level within a dwelling unit, and exterior stairs serving a single dwelling unit except required exit stairs, shall have a width of not less than 860mm (2ft.10in.). See Sentence 9.8.2.1.(2).

Minimum height over stairs and landings within dwelling units shall be 1.95m (6ft.5in.). See Sentences 9.8.2.2.(1) & 9.8.6.4.(1).

All stairs serving a single dwelling unit must meet uniform loading design requirements of 1.9 kPa.

Interior/Exterior stairs in single dwelling units

	Max.(mm)	Min.(mm)
Rise	200 (7-7/8 in)	125 (4-7/8 in)
Run	355 (14 in.)	210 (8-1/4 in)
Tread Depth	355 (14 in.)	235 (9-1/4 in.)

SMOKE ALARMS AND CARBON MONOXIDE ALARMS:

Smoke Alarms conforming to CAN/ULC -5531, "Smoke Alarms" shall be installed in each dwelling unit and in each sleeping room. Smoke alarms shall be installed as per 9.10.19. The locations shall comply with 9.10.19.3. Smoke alarms are to be connected to an electrical circuit and interconnected so that the activation of one alarm will cause all alarms within the dwelling unit to sound as per 9.10.19.5. Carbon monoxide detection conforming to subsection 6.2.12, and/or subsection 9.33.4, shall be installed.

ELECTRICAL:

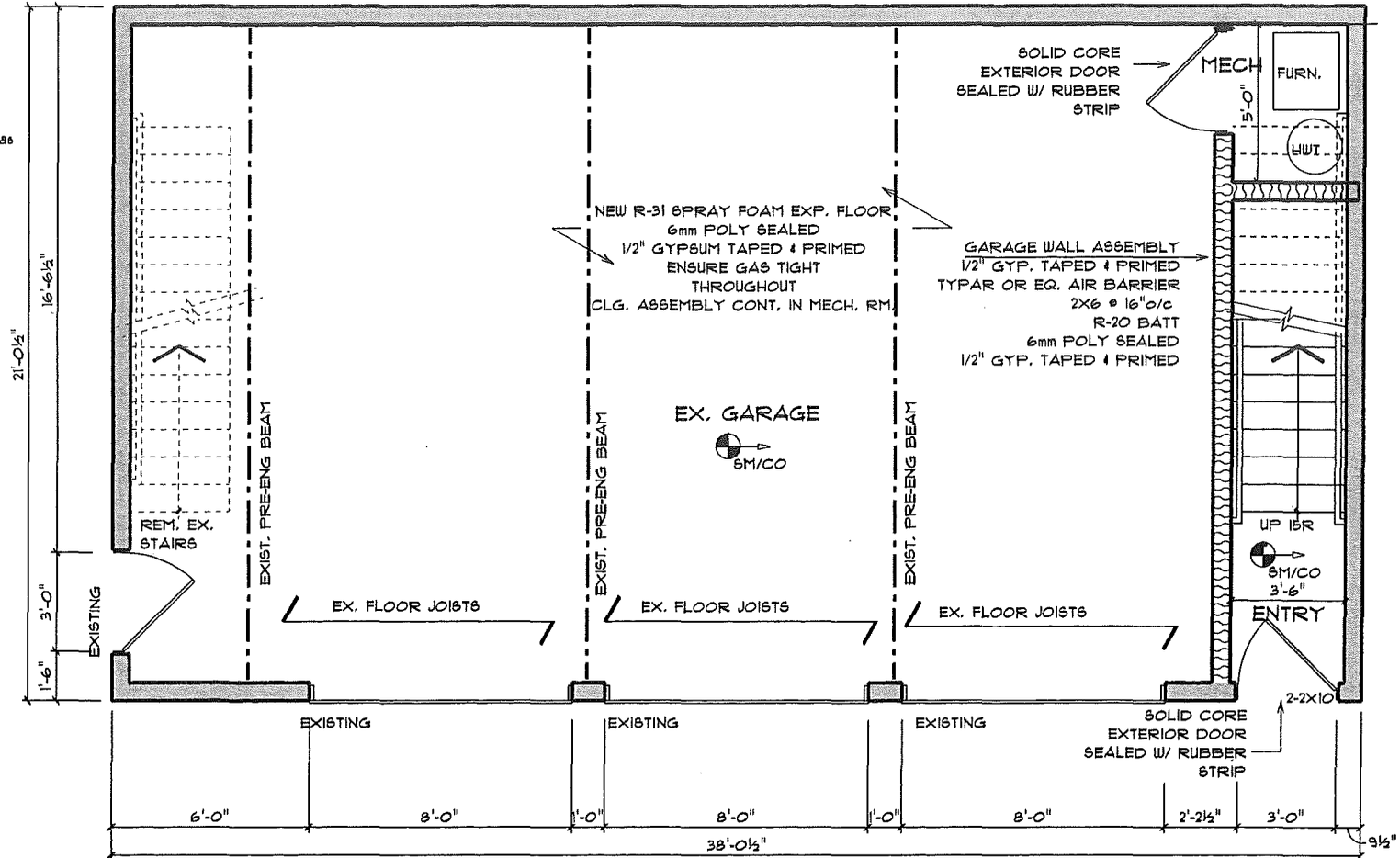
Electrical facilities shall conform to Section 9.34.

Electrical outlets in dwelling units to conform to Article 9.34.2.2.

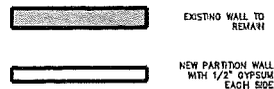
MISCELLANEOUS:

All glass shower & bath enclosures to meet requirements of Article 9.6.1.

Stud wall reinforcing required in all Bathrooms as per 9.5.2.3.



MAIN FLOOR PLAN



SMOKE AND CO ALARMS TO BE INTERCONNECTED COMPLETE W/ VISUAL SIGNALLING DEVICE

THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN, AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS SET OUT IN THE ONTARIO BUILDING CODE TO BE A DESIGNER.

QUALIFICATION INFORMATION REQUIRED UNLESS THE DESIGN IS EXEMPT UNDER DIVISION C -3.2.5.1, OF THE 2006 ONTARIO BUILDING CODE.

JOHN BARNHART *JOHN BARNHART* 41773

REGISTRATION INFORMATION REQUIRED UNLESS THE DESIGN IS EXEMPT UNDER DIVISION C -3.2.4.1, OF THE 2006 ONTARIO BUILDING CODE.

THE BUILDING PERMIT GUY 103362
 FIRM NAME BCIN

SCALE: 1/4" = 1'-0"

INTERIOR ALTERATION

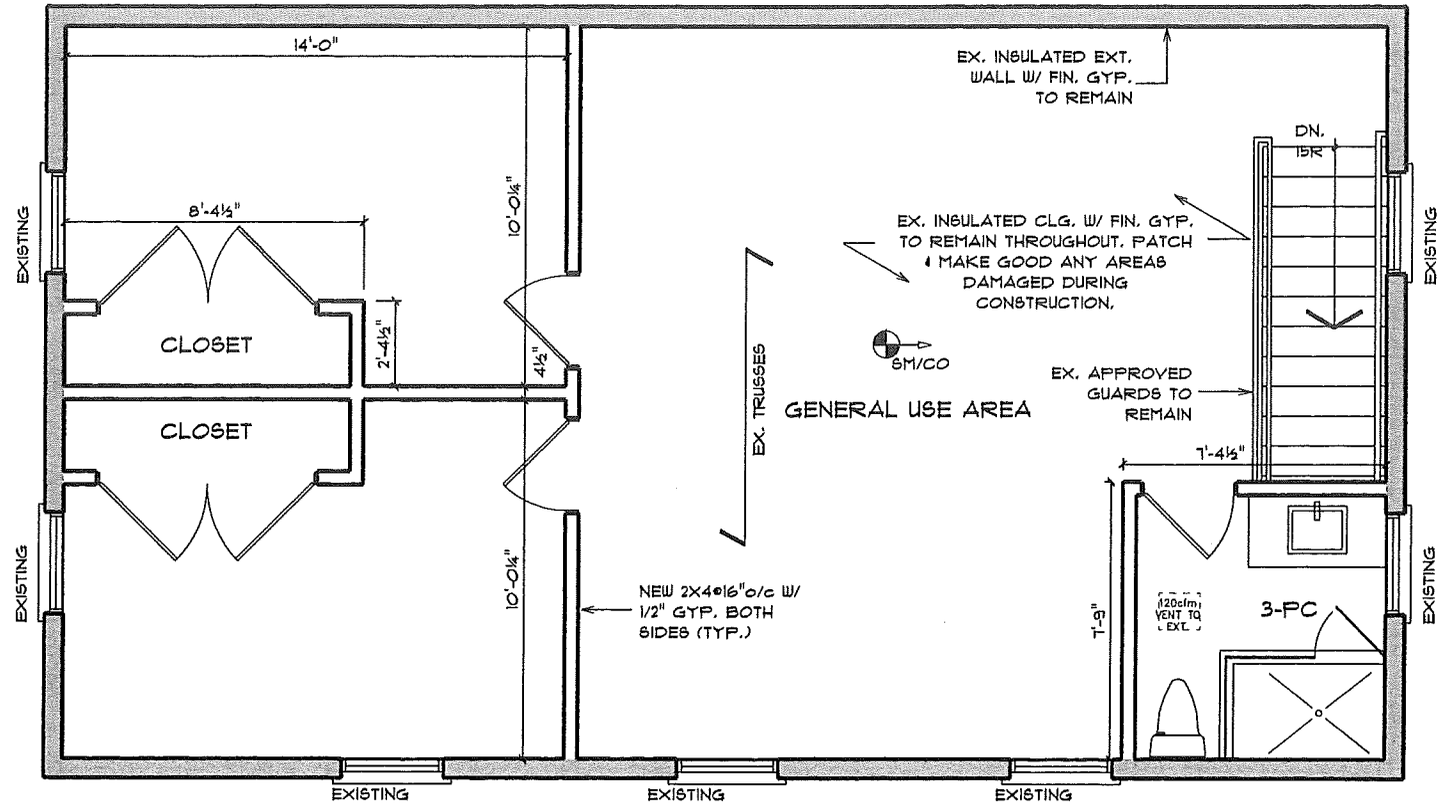
469 SCENIC DRIVE HAMILTON, ONT.

A-1



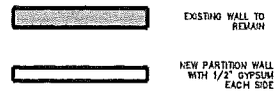
GENERAL NOTES

CONT...
 No proposed changes to existing structure unless noted.
 Contractor to verify all information onsite and report any discrepancies to the designer prior to continuing with work.
 It is the responsibility of the owner or their contractor to ensure all work has been inspected and approved by the Building Div.
 Owner to provide satisfactory ESA inspection report at occupancy inspection.
 See previous permit #02-190030-00 for existing garage details.
 Garage to remain as an accessory use to existing Single Family Dwelling.



Am/A 19:355
Sketch 4

SECOND FLOOR PLAN



SM/CO
 SMOKE AND CO ALARMS TO BE INTERCONNECTED COMPLETE W/ VISUAL SIGNALLING DEVICE

THE UNDERSIGNED HAS REVIEWED AND TAKES RESPONSIBILITY FOR THIS DESIGN, AND HAS THE QUALIFICATIONS AND MEETS THE REQUIREMENTS SET OUT IN THE ONTARIO BUILDING CODE TO BE A DESIGNER.
 QUALIFICATION INFORMATION REQUIRED UNLESS THE DESIGN IS EXEMPT UNDER DIVISION C -3.2.5.1. OF THE 2006 ONTARIO BUILDING CODE.
 JOHN BARNHART *JOHN BARNHART* 41773
 REGISTRATION INFORMATION REQUIRED UNLESS THE DESIGN IS EXEMPT UNDER DIVISION C -3.2.4.1. OF THE 2006 ONTARIO BUILDING CODE.
 THE BUILDING PERMIT GUY 103362
 FIRM NAME BCIN

SCALE: 1/4" = 1'-0"

INTERIOR ALTERATION

469 SCENIC DRIVE HAMILTON, ONT.

A-2





Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

19-147889

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

RECEIVED
JAN 28 2020
CITY OF HAMILTON

FOR OFFICE USE ONLY.

APPLICATION NO. Hm/A-19-359 DATE APPLICATION RECEIVED _____

PAID _____ DATE APPLICATION DEEMED COMPLETE _____

SECRETARY'S SIGNATURE _____

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner NAVEEN PAPAJI Telephone No. _____
- _____
- Name of Agent MICHAEL BARTON Telephone No. _____
- _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:

TO PERMIT HABITABLE SPACE ON THE SECOND FLOOR OF THE ACCESSORY STRUCTURE (EXISTING DETACHED GARAGE)

NOTE: UPDATED APPLICATION UNDER FILE HM/A-19:059

7. Why it is not possible to comply with the provisions of the By-law?

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

469 SCENIC DRIVE

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

N/A

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

HISTORICAL USE OF PROPERTY FOR
SINCE FAMILY RESIDENTIAL

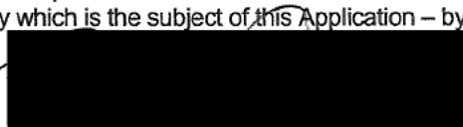
9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

01/03/20
Date


Signature Property Owner

NAVEEN PATEL NARAYAN
Print Name of Owner

10. Dimensions of lands affected:

Frontage 68.4 m
Depth variable
Area _____
Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: SINGLE DETACHED DWELLING (17m x 19.5m)
DETACHED GARAGE (2-STORY)

Proposed: EXISTING TO REMAIN
WITH HABITABLE SPACE IN SECOND
FLOOR OF DETACHED GARAGE

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: FRONT = 17.7 m
SIDE = 5.4 m

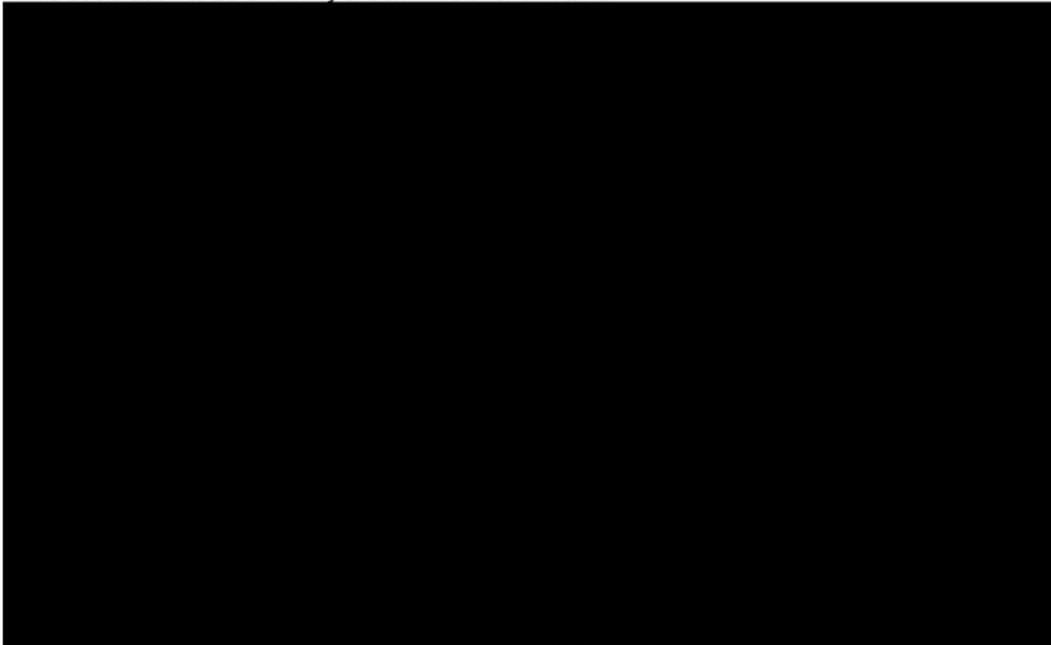
Proposed: EXISTING TO REMAIN

13. Date of acquisition of subject lands:
2013
14. Date of construction of all buildings and structures on subject lands:
NA
15. Existing uses of the subject property:
RESIDENTIAL
16. Existing uses of abutting properties:
RESIDENTIAL
17. Length of time the existing uses of the subject property have continued:
N/A
18. Municipal services available: (check the appropriate space or spaces)
 Water Connected _____
 Sanitary Sewer Connected _____
 Storm Sewers _____
19. Present Official Plan/Secondary Plan provisions applying to the land:
NEIGHBOURHOOD
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
"B" AND "B-1" (NO. 6593)
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.
APPLICATION DEFERRED TO NEW
CHANNEL TO SECOND FLOOR AREA
FILE HM/A-19:359
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) NANEEN PARASJI ~~NAHEEN PARASJI~~ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

MICHAEL BARTON of MB1 DEVELOPMENT CONSULTING INC.

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE 01/09/20 SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, NANEEN PARASJI, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Date 01/09/20 Signature of Owner

PART 27 PERMISSION TO ENTER

Date: 01/09/20

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 469 SCENE DRIVE
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

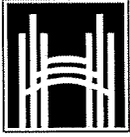
Michael Barton

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: morgan.evans@hamilton.ca or jamila.sheffield@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: AN/A-20:39

APPLICANTS: Owner: Stephanie Ward & Jeremy van den Heuvel

SUBJECT PROPERTY: Municipal address **96 Floresta Crt., Ancaster**

ZONING BY-LAW: Zoning By-law 87-57, as Amended by By-law 18-105

ZONING: ER district (Existing Residential)

PROPOSAL: To permit the construction of a new detached dwelling upon demolition of the existing detached dwelling, notwithstanding,

1. A minimum westerly side yard setback of 1.6 metres shall be provided instead of the minimum required side setback of 2.5 metres;
2. The existing accessory structures (including swimming pool) shall be permitted to remain during construction of the new dwelling whereas an accessory structure is only permitted to be located on a lot with an existing principal use; and,
3. A one (1) metre wide sodded area shall not be provided within the side yards and the rear yard instead of providing a minimum of one metre of unobstructed area which may only be sodded within the side yards and the rear yard.

NOTES:

1. A further variance will be required if the maximum permitted lot coverage of 35 percent is exceeded.
2. For the purpose of this application, the front lot line is deemed to be the northerly lot line.
3. The applicant shall ensure one (1) parking space with an unobstructed area measuring 3.5 metres in width by 6.0 metres in length is provided within the attached garage and one (1) parking space with an unobstructed area measuring 3.0 metres in width by 5.8 metres in length is provided within the driveway area.
4. The applicant shall ensure the eave and gutter encroachment does not project more than 60 centimetres into a required side yard setback.

ANA-20:39
Page 2

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020
TIME: 2:05p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

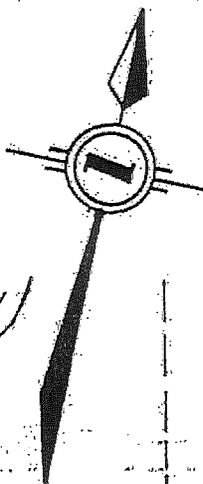
Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

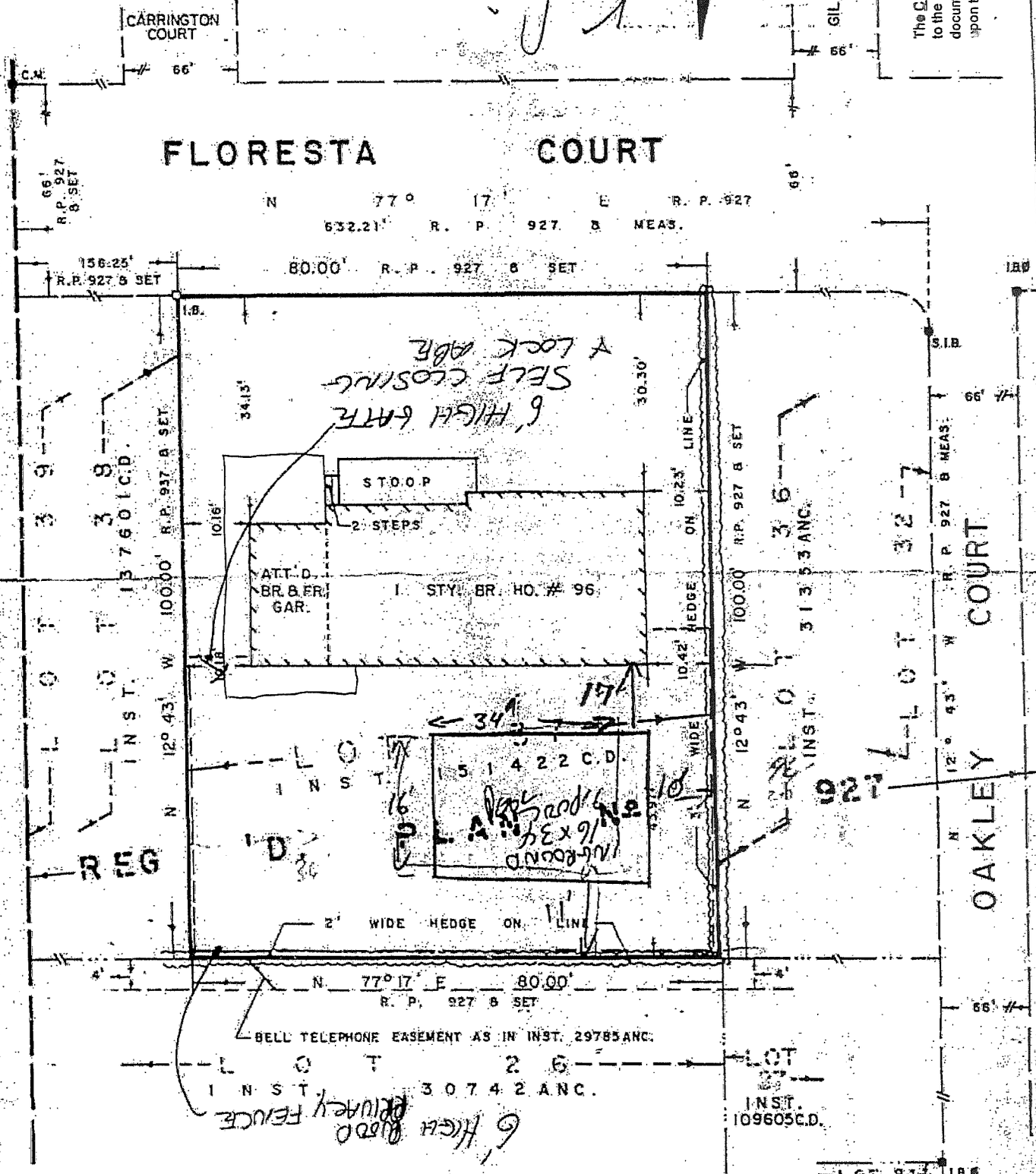
...DING LOCATION SURVEY

OF
LOT 37
 DANCASTER COURTS SURVEY
REGISTERED PLAN No 927
 FORMERLY IN THE TOWNSHIP OF ANCASTER, NOW IN THE
TOWN OF ANCASTER
 REGIONAL MUNICIPALITY OF
 HAMILTON - WENTWORTH
 SCALE: 1 INCH: 20 FEET
 A. T. McLAREN, O.L.S. - 1984

88/66 Row
May 29/84



The CITY OF HAMILTON disclaims any liability as to the current accuracy of the contents of this document and advises that no reliance can be placed upon the current accuracy of the contents herein.

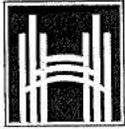


© COPYRIGHT A.T. McLAREN, O.L.S., 1984. NO PERSON MAY COPY, REPRODUCE, DISTRIBUTE OR ALTER THIS PLAN IN WHOLE OR IN PART WITHOUT THE WRITTEN PERMISSION OF A.T. McLAREN, O.L.S.

NOTE:
 BEARINGS ARE ASTRONOMIC AND ARE REFERRED TO THE SOUTHERLY LIMIT OF FLORESTA COURT AS SHOWN ON REG. D. PLAN No 927 AS BEING N77°17'E.
LEGEND:
 □ DENOTES MONUMENT SET FOUND
 I.B. IRON BAR
 S.I.B. STANDARD IRON BAR
 C.M. CONCRETE MONUMENT
 ○ ROUND BAR

SURVEYOR'S CERTIFICATE:
 I CERTIFY THAT THE FIELD SURVEY REPRESENTED ON THIS PLAN WAS COMPLETED ON THE 18TH DAY OF MAY, 1984.
 MAY 28, 1984
 DATE A.T. McLAREN, O.L.S.

A.T. McLAREN LIMITED
 ONTARIO LAND SURVEYORS
 25 HUGHSON ST. SOUTH
 HAMILTON - ONTARIO
 527-8559 - 527-0032
 AN/A 20-39
 sketch 2



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.		RECEIVED
APPLICATION NO. <u>AN/A-20:39</u>	DATE APPLICATION RECEIVED	<u>AN/A-20:39</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE	_____
SECRETARY'S SIGNATURE _____		

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner Stephanie ward Telephone No. Jeremy vanderkewel 

2. 

3. Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____

4. Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:
Meridian Credit union, 1100 Wilson St. West
Unit B1, Ancaster, ON Postal Code L9G 3K9

Postal Code _____

6. Nature and extent of relief applied for:

Construction of second storey addition + garage. Reduced
right setback by 0.91 m, increased right setback
coverage by 10.31 m²

7. Why it is not possible to comply with the provisions of the By-law?

We already had a permit for this in May 2019. Due to
a revision submitted we are required to follow new
by-laws. The foundation is already in place for the
variance as we weren't aware we required one when
this work was completed.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

Registered Plan no: 927, lot 37
96 Floresta Ct, Ancaster, ON, L9G 2R8

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

The land is zoned as residential single family dwelling

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Jan 30, 2020
Date



Jeremy vander Hevel
Print Name of Owner
Stephanie Ward

10. Dimensions of lands affected:

Frontage 24.38 m
Depth 30.48 m
Area 743.2 m²
Width of street 20.11 m

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: SFD - bungalow 18.28m long by 9.14m wide including single car garage, 3 bedrooms, 2 bathroom

Proposed: SFD - 2 story, 19.8m long by 9.14m wide including car and a half garage, 4 bedrooms, 3 bathroom

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Left setback 3.10m, Right setback 2.47m, front setback 9.09m, Rear setback 13.26m

Proposed: Left setback 3.10m, Right setback 1.6m, front setback 9.09m, front garage setback 7.57m, Rear garage setback 11.31m, Rear house setback 13.26m

13. Date of acquisition of subject lands:
Oct 30, 2015
14. Date of construction of all buildings and structures on subject lands:
1954
15. Existing uses of the subject property: Residential single family dwelling
16. Existing uses of abutting properties: Residential single family dwelling
17. Length of time the existing uses of the subject property have continued:
1954
18. Municipal services available: (check the appropriate space or spaces)
 Water Yes Connected Yes
 Sanitary Sewer Yes Connected Yes
 Storm Sewers Yes
19. Present Official Plan/Secondary Plan provisions applying to the land:

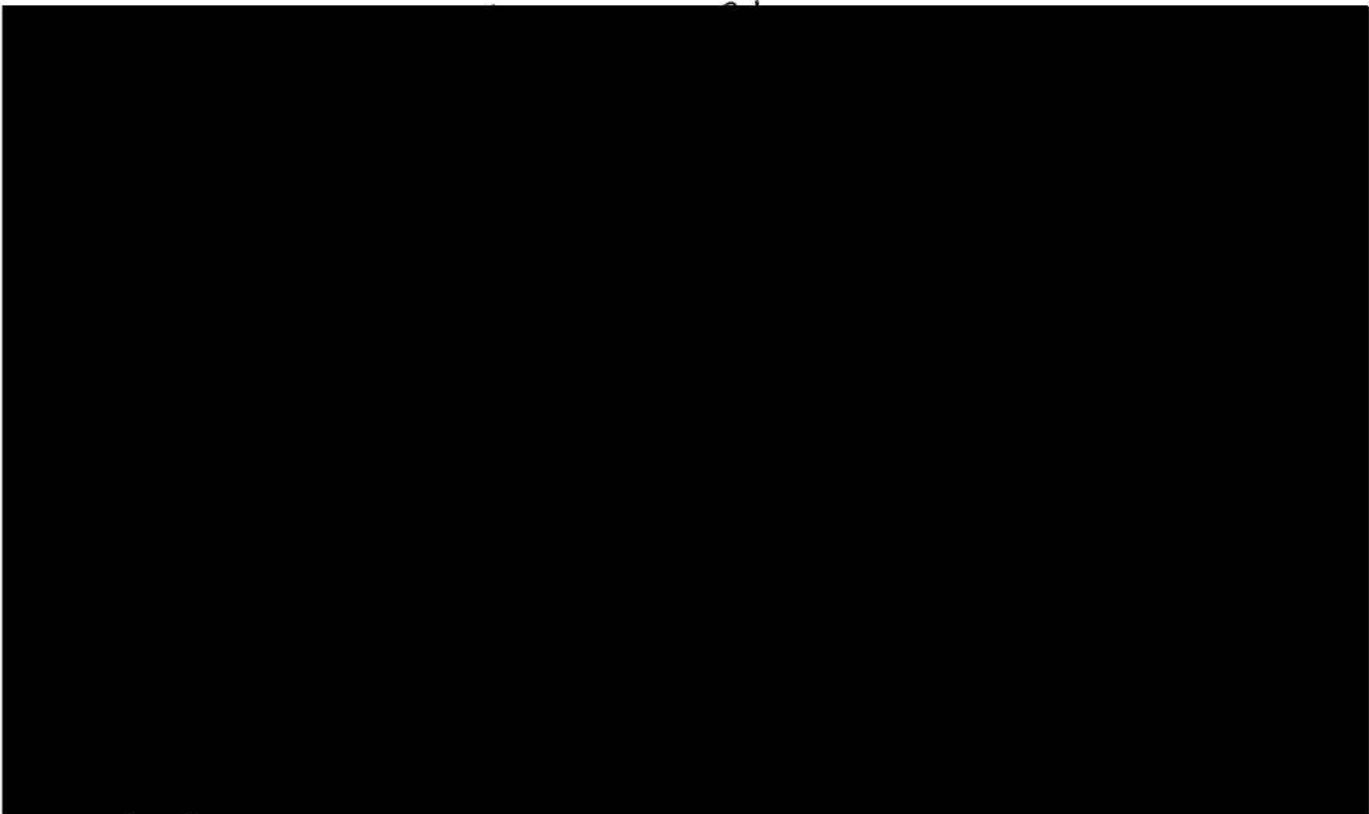
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
ER Zone
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, ^{Stephanie ward} Jeremy van den Hevel, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Jan 30, 2020
Date



PART 27 PERMISSION TO ENTER

Date: Jan 30, 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 96 Floresta Crst Ancaster, ON, L9G 2K8
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Jeremy van den Heuvel

Please print name
Stephanie Ward

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.

CITY OF HAMILTON
COST ACKNOWLEDGEMENT AGREEMENT

This Agreement made this 30 day of January, 2020.

BETWEEN:

Jeremy van den Hevel
Applicant's name(s)
Stephanie Ward hereinafter referred to as the "Developer"

-and-

City of Hamilton

hereinafter referred to as the "City"

WHEREAS the Developer represents that he/she is the registered owner of the lands described in Schedule "A" attached hereto, and which lands are hereinafter referred to as the "lands";

AND WHEREAS the Developer has filed for an application for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval/minor variance.

AND WHEREAS it is a policy of the City that any City costs associated with an appeal to the Local Planning Appeal Tribunal, by a party other than the Developer, of an approval of a consent, rezoning, official plan amendment, plan of subdivision, and/or minor variance, such as, but not limited to, legal counsel costs, professional consultant costs and City staff costs, shall be paid by the Developer.

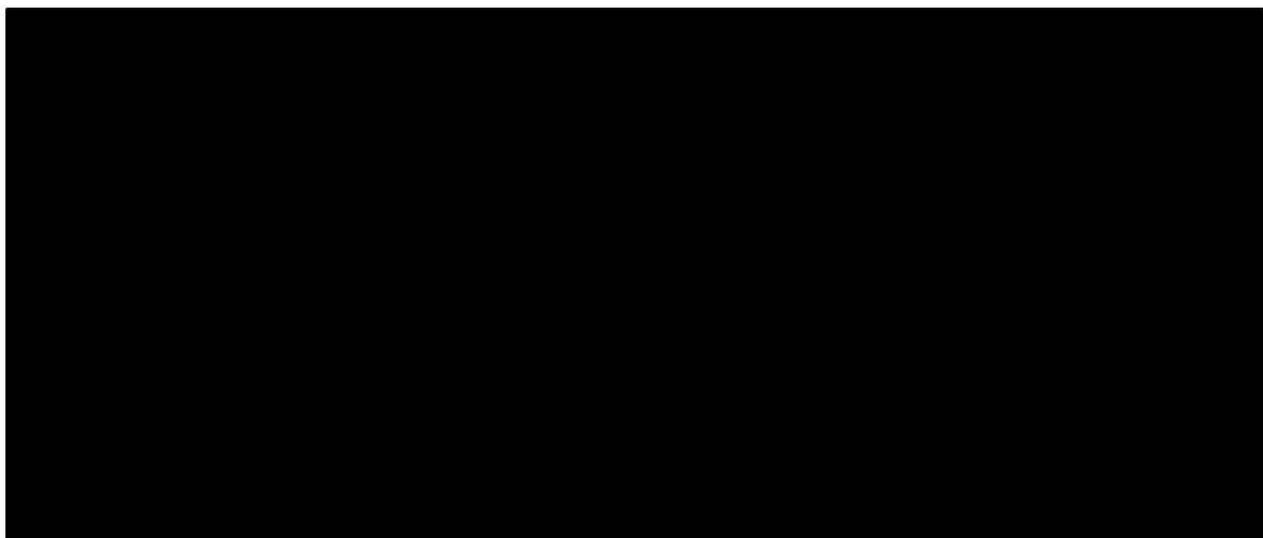
NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the sum of two dollars (\$2.00) now paid by the City to the Developer, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. In this Agreement:
 - (a) "application" means the application(s) for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval or minor variance dated _____ with respect to the lands described in Schedule "A" hereto.
 - (b) "Expenses" means all expenses incurred by the City if the application is: (a) approved by the City; (b) appealed to the Local Planning Appeal Tribunal by a party other than the developer; and (c) the City appears before the Local Planning Appeal Tribunal or any other tribunal or Court in support of the application, including but not limited to: City staff time, City staff travel expenses and meals, City disbursements, legal counsel fees and disbursements and all consultant fees and disbursements including, without limiting the generality of the foregoing planning, engineering or other professional expenses
2. The City agrees to process the application and, where the application is approved by the City but appealed to the Local Planning Appeal Tribunal by a party other than the Developer, the Developer shall file an initial deposit, in the form of certified cheque or cash with the General Manager, Finance & Corporate Services within fifteen days of the date of the appeal of the application by a third party in the amount of 50% of the estimated expenses associated with the appeal as estimated by the City Solicitor in his sole discretion which shall be credited against the Expenses.
3. It is hereby acknowledged that if the deposit required pursuant to section 2 of this Agreement is not paid by the Developer the City shall have the option, at its sole discretion, of taking no further steps in supporting the Developer's application before the Local Planning Appeal Tribunal.

4. It is hereby acknowledged that all expenses shall be paid for by the Developer. The Developer shall reimburse the City for all expenses the City may be put to in respect of the application upon demand.
5. It is hereby acknowledged and agreed that all expenses shall be payable by the Developer whether or not the Developer is successful before the Local Planning Appeal Tribunal or any other tribunal or Court in obtaining approval for their application.
6. The City shall provide the Developer with copies of all invoices of external legal counsel or consultants included in the expenses claimed by the City.
7. The City shall provide the Developer with an accounting of all staff costs and City disbursements included in the expenses claimed by the City.
8. The City may, at any time, draw upon the funds deposited in accordance with sections 2 and 9 of this Agreement to satisfy expenses incurred pursuant to the appeal of the application.
9. In the event that the amount deposited pursuant to section 2 of this Agreement is reduced to less than 10% of the initial deposit, the City may halt all work in respect of the appeal of the application until the Developer deposits with the City a sum sufficient to increase the deposit to an amount which is equal to 100% of the expenses estimated pursuant to paragraph 2 of this Agreement and still to be incurred by the City.
10. Within 60 days of: (a) a decision being rendering in respect of the appeal or any legal proceedings resulting from the decision, whichever is later; or (b) the termination of all legal proceedings in respect of the application, the City shall prepare and submit a final account to the Developer. If there are any deposit funds remaining with the City they shall be applied against the account. Any amount owing in respect of the final account in excess of deposit funds shall be paid by the Developer within 30 days of the date of the final account. If any deposit funds are remaining after the final account has been paid they shall be returned to the developer within 30 days of the date of the final account.
11. This Agreement shall not be construed as acceptance of the application and nothing herein shall require or be deemed to require the City to approve the application.
12. This Agreement shall not stand in lieu of or prejudice the rights of the City to require such further and other agreements in respect of the application that the City may deem necessary.
13. Every term, covenant, obligation and condition in this Agreement ensures to the benefit of and is binding upon the parties hereto and their respective heirs, executors, administrators, successors, trustees and assigns.
14. When the context so requires or permits, the singular number is to be read as if the plural were expressed, and the masculine gender as if the feminine, as the case may be, were expressed; and,
15. This Agreement and the schedules hereto constitute the entire agreement between the parties in respect of the subject matter contained herein and is not subject to, or in addition to, any other agreements, warranties or understandings, whether written, oral or implied. This Agreement may not be modified or amended except by instrument in writing signed by the Developer and the City, and,
16. The waiver or acquiescence by the City of any default by the Developer under any obligation to comply with this Agreement shall not be deemed to be a waiver of that obligation or any subsequent or other default under this Agreement.
17. The Developer covenants and agrees to be bound by the terms and conditions of this Agreement and not to seek a release from the provisions thereof until such time as the Developer's obligations hereunder have been assumed by its successor,

assignee or transferee by way of written agreement in the form set out in Schedule "B" to this Agreement.

IN WITNESS WHEREOF the parties hereto have set their corporate seals under the hands of their duly authorized officers.



DATED at Hamilton, Ontario this ___ day of _____, 20__.

City of Hamilton

Per: _____
Mayor

Per: _____
Clerk

Schedule "A"
Description of Lands

SCHEDULE "B"
FORM OF ASSUMPTION AGREEMENT

THIS AGREEMENT dated the _____ day of _____ 20 ____.

BETWEEN

(hereinafter called the "Owner")

OF THE FIRST PART

-and-

(hereinafter called the "Assignee")

OF THE SECOND PART

-and-

CITY OF HAMILTON
(hereinafter called the "Municipality")

OF THE THIRD PART

WHEREAS the owner and the Municipality entered into and executed a Cost Acknowledgement Agreement dated _____.

AND WHEREAS Assignee has indicated that it will assume all of the Owner's duties, liabilities and responsibilities as set out in the Cost Acknowledgement Agreement.

AND WHEREAS Council for the Municipality has consented to releasing the Owner from its duties, liabilities and responsibilities under said Cost Acknowledgement Agreement subject to the Assignee accepting and assuming the Owner's duties, liabilities and responsibilities and subject to the Assignee the Owner and the Municipality entering into and executing an Assumption Agreement.

NOW THEREFORE THIS AGREEMENT WITNESSETH THAT in consideration of the mutual covenants hereinafter expressed and other good and valuable consideration, the parties hereto agree as follows.

1. The Assignee covenants and agrees to accept, assume and to carry out the Owner's duties, liabilities and responsibilities under the Cost Acknowledgement Agreement and in all respects to be bound under said Cost Acknowledgement Agreement as if the Assignee had been the original party to the agreement in place of the Owner.
2. The Municipality hereby releases the Owner from all claims and demands of any nature whatsoever against the Owner in respect of the Cost Acknowledgement Agreement. The Municipality hereby accepts the Assignee as a party to the Cost Acknowledge Agreement in substitution of the Owner, and agrees with the Assignee that the Assignee will be bound by all the terms and conditions of the Cost Acknowledgement Agreement as if the Assignee had been the original executing party in place of the Owner.
3. All of the terms, covenants, provisos and stipulations in the said Cost Acknowledgement Agreement are hereby confirmed in full force save and except for such modifications as are necessary to make said clauses applicable to the Assignee.

IN WITNESS WHEREOF the Parties have hereunto affixed their corporate seals duly attested to by their proper signing officers in that behalf.

SIGNED, SEALED AND DELIVERED

Owner: c/s
Title:
I have authority to bind the corporation

Assignee: c/s
Title:
I have authority to bind the corporation

CITY OF HAMILTON

Mayor

Clerk

Section 6

Nature and Extent of relief applied for

We received a permit in May 2019 to do a renovation and add a second storey to our home. When we started the demolition of the inside of the house the demolition crew mistakenly removed half of the outside walls. We were advised by the builder and inspector that it would be better to replace the rest of the old 2x4 walls with new 2x6 walls which is code today. We were advised that this was a simple revision to the current permit, so we proceeded with the removal of the walls and pouring of the new foundation for the garage area and submitted the revision. Upon further review from the building team we were told we would also need to submit for a variance as the by-laws had changed from the time we received our initial permits in May 2019 to the time the revision was submitted in Dec 2019. The size and dimensions of the house remain exactly the same as in issued permit in May 2019. The only change is that the ground floor walls now meet the new building code and are more structurally sound.

The current by-law for my property allows for an 8ft side setback. We are requesting this variance to be adjusted to 5.2ft only on the garage side of the house. Currently, we have 10ft on the other side of the house. There are no changes to the front and back setbacks as we are using the existing house foundation.

The neighbour on the side of our property requiring the variance, fully supports us in this request and has provided a letter to the committee demonstrating her support.

Jeremy van den Heuvel



Thursday, January 23, 2020

To whom it may concern,

My name is Carol Morrison and I live at 102 Floresta Crt in Ancaster. I have lived in Ancaster at this residence for 9 years and I am the sole owner of my property. My neighbour's, Jeremy van den Heuvel and Stephanie Ward, live adjacent to my property at 96 Floresta Crt, Ancaster.

I have seen the design plans for their renovation and wholly support the build. I have no concerns or issues with the design of their new home or how it will impact my property next door. I am comfortable with their newly built home being within 5 ft of my property line. I have encouraged them to continue building as they had originally planned and look forward to the finished product.

If you have any questions, feel free to reach out to me.

Thank You,

Carol Morrison



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: AN/A-20:30

APPLICANTS: Owner: Garth Trails Ltd.
Agent: T. Johns Consulting Group Ltd.

SUBJECT PROPERTY: Municipal address **153 Wilson St. W., Ancaster**

ZONING BY-LAW: Zoning By-law 87-57, as Amended by By-law 15-296 and 16-162

ZONING: RM6-665 district (Residential Multiple)

PROPOSAL: To permit the construction of a three-storey apartment building containing a total of 63 dwelling units as per Site Plan Application SPA-18-124, notwithstanding that;

1. A minimum front yard of 0.2m shall be permitted instead of the minimum 1.5m front yard required.

Note: The above variance is required to facilitate Site Plan Application SPA-18-124. The applicant shall ensure that a minimum of 109 parking spaces are provided and maintained within the underground parking level; otherwise, further variances will be required. No underground parking layout was provided from which to confirm compliance.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 2:10 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

AN/A-20:30
PAGE 2

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

AN/A 20:30
Sketch

153 WILSON STREET, ANCASTER
Town of Ancaster By-law No. 87-57
"Residential Multiple - RM6" Zoning Criteria including Site Specific Zoning (SS) for "H-RM6-655"

	PERMITTED	PROPOSED	CONFORMITY
Minimum Lot Area (Section 15.2.1)	0.4 hectare	0.4718 hectare	Conforms
Maximum Lot Area (Section 15.2.1)	0.8 hectare	0.4718 hectare	Conforms
Maximum Density (SS)	161 units/ha	153 units/ha	Conforms
Minimum Lot Frontage (Section 15.2.2)	30m	62m	Conforms
Minimum Lot Depth (Section 15.2.2)	45m	75m	Conforms
Minimum Lot Coverage (SS)	44%	44%	Conforms
Minimum Front Yard (SS)	1.6m	1.6m	Conforms
Minimum Rear Yard (SS)	3.7m	5.6m	Conforms
Minimum Side Yard (East) (SS)	2.3m	2.3m	Conforms
Minimum Side Yard (West) (SS)	4m	0.4m	Conforms
Children's Outside Play Area (SS)	N/A	N/A	Conforms
Maximum Height (Section 15.2.3)	11.275 m	11.275 m	Conforms
Minimum Landscaping (SS)	35%	35%	Conforms
Banking Separation (Section 15.2.4)	An apartment building shall be no closer than 10.2 metres from another apartment building on the same lot.	N/A	Conforms
Accessory Buildings (Section 15.2.5)	No accessory building shall be permitted by any yard that is adjacent to a window.	N/A	Conforms
Canopies (Section 15.2.2)	May project not more than 2.5 metres into any minimum yard facing a street.	N/A	Conforms
Parking (SS)	1.75 spaces per unit	1.75 per unit	Conforms
Underground Parking (SS)	109 spaces	109 spaces	Conforms
Communal Surface Parking (SS)	24 spaces	24 spaces	Conforms
Parking Location (Section 7.14.1)	Same lot	Same Lot	Conforms
Parking Access (Section 7.14.4 and v)	Permanent and adequate access from a street.	Permanent and adequate access from Wilson Street.	Conforms
Below Grade Parking Setbacks (Section 7.14.4 vi)	Min. 1.5m rear and side yard setback and some street level setback at ground building.	Min. 1.5 m	Conforms
Maximum At-Grade Parking Area (Section 7.14.4 vi)	35%	35%	Conforms
Minimum Parking Spaces Sizes (Section 7.14.4 vi)	Width of 2.6 m and length of 5.5 m.	2.6 metres wide by 5.5 metres long	Conforms
Parking Area Surface (SS)	All parking areas required for the accommodation of more than two vehicles shall be constructed with a stable surface of architectural impervious materials, shall have adequate drainage, and shall be permanently maintained.	Architectural impervious concrete	Conforms
Parking Area Lighting (Section 7.14.4 vi)	All parking areas required for the accommodation of more than four vehicles shall have sufficient lighting.	Site to be well lit. See Lighting Plan	Conforms
Parking Abutting a Street (Section 7.14.4 vi)	A permanently maintained planting strip of a minimum width of 3 metres shall be provided along the street line.	3.6 m	Conforms

CONTRACTOR MUST CHECK ALL DIMENSIONS AND JOINTS FOR SQUARE, PLUMB AND TRUE.

ALL DIMENSIONS ARE SUBJECT TO CHANGE DUE TO CONDITIONS FROM MATERIAL DEFICIENCIES AND OTHER FACTORS WITHIN TOLERANCE.

ALL DIMENSIONS AND SPECIFICATIONS ARE THE PROPERTY OF THE ARCHITECT AND SHALL BE RETURNED AT THE COMPLETION OF THE WORK.

THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM ALL RELEVANT AGENCIES PRIOR TO COMMENCEMENT OF WORK.

KEY TO DETAIL: DETAIL NUMBER

No. _____
DRAWING SHEET NUMBER

DRAWING SETS ISSUED	No.	DATE (DD.MM.YY)	BY
FOR PUBLIC MEETING	1	2014-02-27	WV
LOCATE FROM METERS	2	2014-04-17	WV
LOCATE FROM METERS	3	2014-05-29	WV
FOR PERMITS	4	2014-05-29	WV
FOR PERMITS	5	2014-05-29	WV
SITE PLAN APPROVAL	6	2014-06-26	WV
FINAL SPA REVIEW FOR PERMIT	7	2014-06-18	WV
FINAL SPA REVIEW FOR UNIT COUNT	8	2014-07-09	MB

ALL PREVIOUS ISSUES OF THIS DRAWING ARE SUPERSEDED.

REVISIONS TO DRAWING	No.	DATE (DD.MM.YY)	BY

BUILDING PERMIT NUMBER: _____

NOT FOR CONSTRUCTION WITHOUT PERMIT

KNYMH
ARCHITECTURE • SOLUTIONS

KNYMH INC.
1006 SYDENHAM AVENUE - SUITE 101
BURLINGTON, ONTARIO L7R 4W1
T 905.633.8556
F 905.633.0334
www.knymh.com Hqs@knymh.com

PROJECT

ASSOCIATION OF ARCHITECTS OF ONTARIO
REGISTERED ARCHITECT
LICENSE 1564

STARWARD WILSON

SPA FILE: DA-18-124
153 WILSON STREET
ANCASTER, ONTARIO

DRAWING SHEET TITLE: **SITE PLAN**

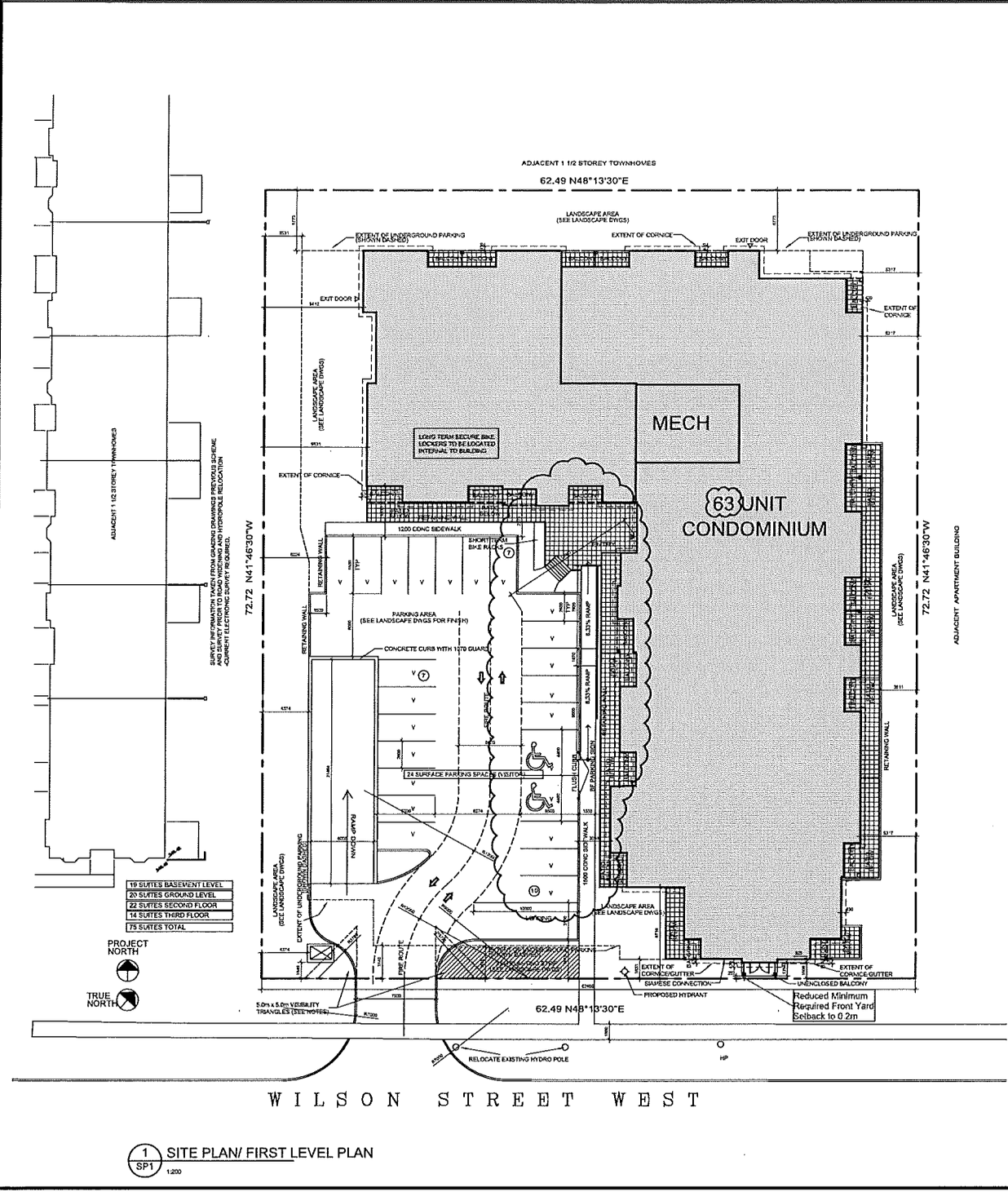
DRAWING SCALE: 1:200

PROJECT NUMBER: **12075**

DESIGNED BY: WV
CHECKED BY: MB

DRAWING NUMBER: **SP1**

PLOT DATE: January 21, 2010



UNDETAILED: FILE NO. DA-14-020

RE: 153 Wilson St W Ancaster

I, (s) _____, the owner(s) of the land, hereby undertake and agree without reservation:

- to comply with all the contents of this plan and drawing and not to vary therefrom;
- to perform all obligations, works or matters mentioned in Section 4 (7)(a) of the Building Act upon the plan and drawing(s) in accordance with the conditions of approval and/or the Label of Approval (where applicable);
- to maintain to the satisfaction of the City and at my (our) sole risk and expense, all of the building, work or matters mentioned in Section 4(7)(a) of the Building Act, shown on this plan and drawing, including removal of snow from access ways and driveways, parking and loading areas and walkways, etc.
- If it is noted that the Owner does not comply with the plan dated 2010-04-13, the Owner agrees that the City may enter the land and on the required work, and further the Owner authorizes the City to use the security deposit to obtain compliance with this plan.
- Canada Place (marked 'g'), which requires that the owner/owner provide the central hall lobby (see item 10) at that same expense (over the 100 units will require a fire loading lock box assembly. A more than 100 units will require a fire loading lock box assembly which will require a wall mount to be in place for building and compliance with a common lobby, assembly room or unenclosed balcony.
- In the responsibility of the property owner to ensure that the parking provided on site is sufficient for the number of parking spaces indicated. On street parking regulations are hereby notified, and cover any parking may not be available.
- Responsibility for Excavation: The following Units 10 to 18 Basement Level, Units 10 to 18 ground floor, Units 10 to 17 second floor, and Units 10 to 15 3rd floor shall be filled with a concrete parking system and the ducting, etc. shall be sealed to accommodate central air conditioning, installation of central air conditioning by the applicant will allow windows and exterior to remain closed thereby ensuring that the interior sound levels are within the Municipality's and the Ministry of the Environment's noise criteria, (please the location and installation of the exterior air conditioner device shall be done as to comply with the noise criteria of MOE Publication MFC218, Residential Air Conditioners and also within the noise impacts set out and in the immediate vicinity of the subject property).
- That the owner agrees to allow the physical municipal number (153) of all addresses (153 Wilson Street West) to be building or on a sign, that include front street.

Dated this _____ day of _____, 2010.

Witness (signature) _____ Owner's (signature) _____
Witness (print) _____ Owner (print) _____
Address of witness _____

NOTES:

GARBAGE TO BE STORED INDOORS IN MAIN BUILDING IN A CONDITIONED ROOM AND IS TO BE MOVED OUTSIDE AT TIME OF PICKUP.

NOTES:

ALL WORK INVOLVED IN THE CONSTRUCTION, RELOCATION, REPAIR OF MUNICIPAL SERVICES FOR THE PROJECT SHALL BE TO THE SATISFACTION OF THE DIRECTOR OF PLANNING, PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT.

FIRE ROUTE SIGNS AND 3-MINUTE FIRE HYDRANTS SHALL BE ESTABLISHED TO THE SATISFACTION OF THE CITY FIRE DEPARTMENT AND AT THE EXPENSE OF THE OWNER.

MAIN DRIVEWAY DIMENSIONS AT THE PROPERTY LINE BOUNDARIES ARE PLUS OR MINUS 150 MM UNLESS OTHERWISE STATED.

ALL DRIVEWAYS FROM PROPERTY LINES FOR THE FIRST 7.5 m SHALL BE WITHIN AN MAXIMUM GRADE. THEREAFTER, ALL DRIVEWAYS SHALL BE WITHIN 10% MAXIMUM GRADES.

THE APPROVAL OF THIS PLAN DOES NOT EXEMPT THE OWNERS BONDED CONTRACTOR FROM THE REQUIREMENTS TO OBTAIN THE SATISFACTION OF THE PERMITS APPROVALS USUALLY REQUIRED TO COMPLETE A CONSTRUCTION PROJECT, SUCH AS, BUT NOT LIMITED TO THE FOLLOWING:

- BUILDING PERMIT
- SEWER AND WATER PERMITS
- ROAD CUT PERMITS
- RELOCATION OF SERVICES
- APPROACH APPROVAL PERMITS
- ENCROACHMENT AGREEMENT
- COMMITMENT OF ADAPTMENT
- THREE PERMITS (IF APPLICABLE)

5.0m x 2.0m VISIBILITY TRIANGLES IN WHICH THE MAXIMUM HEIGHT OF ANY OBJECTS OR MATURE VEGETATION IS NOT TO EXCEED A HEIGHT OF 0.70 METRES ABOVE THE CORRESPONDING PERPENDICULAR CENTRELINE ELEVATION OF THE ADJACENT STREET.

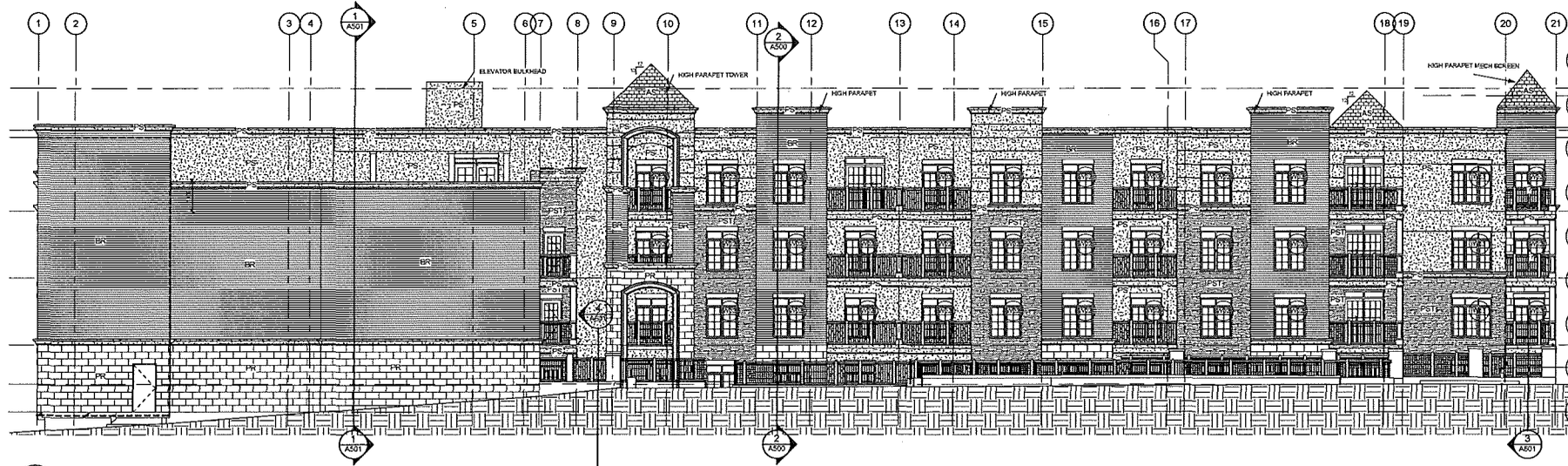
THIS PROPERTY IS ELIGIBLE FOR WEEKLY COLLECTION OF GARBAGE, RECYCLING, ORGANICS, AND LEAF AND YARD WASTE THROUGH THE CITY OF HAMILTON SUBJECT TO COMPLIANCE WITH SPECIFICATIONS INDICATED BY THE PUBLIC WORKS DEPARTMENT AND SUBJECT TO COMPLIANCE WITH THE CITY'S SOLID WASTE MANAGEMENT BY-LAW 08-07.

PROPOSED FENCING SHALL CONFORM TO THE CITY'S FENCE BY-LAW NO. 10-142. A PEDESTAL SIDEWALK MUST BE CONTINUOUS THROUGH DRIVEWAY APPROACHES.

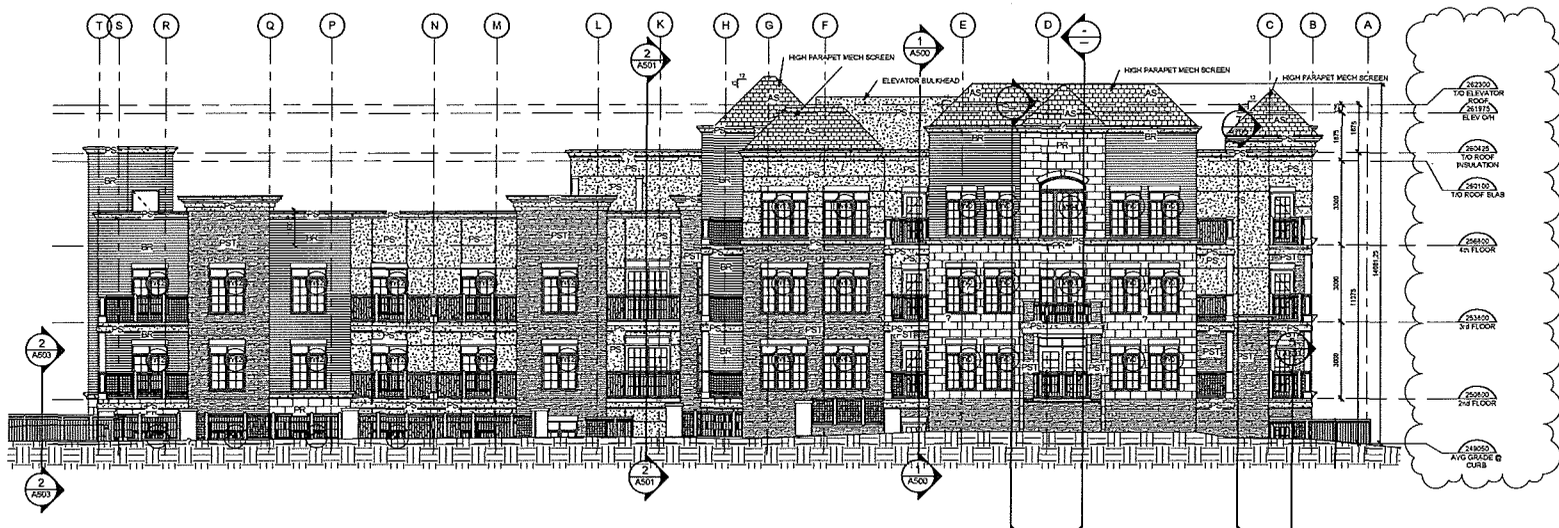
PROPOSED SIGNAGE SHALL CONFORM TO THE CITY'S SIGN BY-LAW 10-109. LIGHTING MUST BE DIRECTED ON SITE AND MUST NOT SPILL OVER TO ADJACENT PROPERTIES OR STREETS. MUST PROVIDE HOUSE SHIELDS WHERE NEEDED, TO COMPLETELY ELIMINATE GLARE TO ADJACENT PROPERTIES.

VEHICLE PARKING SHALL BE CONTROLLED THROUGH SIGNAGE AND BE MAINTAINED READILY ACCESSIBLE, FREE AND CLEAR OF ALL OBSTRUCTIONS, FOR THE EXCLUSIVE USE OF VEHICLES.

1 SITE PLAN/ FIRST LEVEL PLAN
1200



4 WEST ELEVATION
A400
1:100



2 SOUTH ELEVATION
A400
1:100

LEGEND

- AWNING WINDOW
- ASPHALT SHINGLES
- PRECAST RENAISSANCE FINISH
- PRECAST CUT STONE FINISH
- PRECAST SMOOTH FINISH
- PRECAST BRICK FINISH

NOTE: BALCONIES, COLUMNS & CANOPIES TO BE SMOOTH FINISH

NOTES:

ALL GUARDS TO MEET REQUIREMENTS OF THE O.B.C. 2012. MANUFACTURER/SUPPLIER TO PROVIDE ENGINEERED, STAMPED SHOP DRAWINGS COMPLETE WITH MOUNTING DETAILS.

GUARDS SHALL COMPLY WITH O.B.C. 3.3.1.17, 3.4.6.5 AND 4.1.10.

GUARDS SHALL COMPLY WITH O.B.C. 4.3.6.

ALL GLASS IN GUARDS TO COMPLY WITH O.B.C. 88-13.

GLAZING LOCATED 1570 OR LESS ABOVE FINISHED FLOOR AND MORE THAN 600mm ABOVE GRADE SHALL BE DESIGNED AS A GUARD AND SHALL COMPLY WITH ALL REQUIREMENTS OF THE O.B.C.

ALL WINDOWS TO MEET THE REQUIREMENTS OF THE O.B.C. 2012 ARTICLE 3.3.4.8. PROTECTION OF WINDOWS IN APARTMENT BUILDINGS, WINDOW SUPPLIER TO PROVIDE ENGINEERED STAMPED SHOP DRAWINGS FOR REVIEW.

ALL DOOR AND WINDOW FRAMES AND GASHES TO MEET THE REQUIREMENTS OF THE O.B.C. 2012 ARTICLE 3.1.5.4. COMBUSTIBLE GLAZING AND SKYLIGHTS.

REFER TO MOICE IMPACT STUDY FOR ADDITIONAL GLAZING REQUIREMENTS.

SHOULDER CO-ORDINATION WITH MECHANICAL DRAWINGS FOR EXHAUST WALL BOX LOCATIONS WITH ALL WINDOW SCREENS.

ALL BRANDED GLASS PANELS ARE TO HAVE A MINIMUM R-VALUE OF R-10, DRY METAL BACK PANEL.

DOOR AND WINDOW LOCATIONS, DIMENSIONS, DETAILS AND BUILDING MATERIALS MAY VARY DEPENDING ON FINAL BUILDING LAYOUT, AND SHOWN FOR INFORMATION PURPOSES ONLY.

WINDOW SUPPLIER/INSTALLER IS TO PROVIDE DEFLECTION CONNECTION FOR ALL CURTAIN WALLS / WINDOW WALLS. REFER TO STRUCTURAL DRAWINGS FOR REQUIRED DEFLECTION.

ALL WINDOWS AND GLASS DOORS TO MEET MINIMUM ENERGY RATING FOR WINDOWS IN ZONE 5 OF THE O.B.C. 88-13.

NON-METAL FRAME WINDOWS/DOORS	0.25 MAX U-VALUE 0.25 SQUARE HEAT GAIN COEFFICIENT
METAL FRAME (ALUM.) WINDOWS	0.25 MAX U-VALUE 0.25 SQUARE HEAT GAIN COEFFICIENT
METAL FRAME DOORS	0.31 MAX U-VALUE 0.28 SQUARE HEAT GAIN COEFFICIENT

OF CONTRACTOR TO CHECK AND VERIFY ALL DIMENSIONS AND JOB CONDITIONS BEFORE PROCEEDING WITH WORK.
ALL DIMENSIONS ARE TO BE SUBJECT TO CHANGE DUE TO DISCREPANCIES FROM ORIGINAL DIMENSIONS AND OTHER AGENCIES WITH ALL DIMENSIONS.
THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PROTECTION OF THE WORK AND TO BE RE-PAVED BY THE COMPLETION OF THE WORK.
THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PROTECTION OF THE WORK AND TO BE RE-PAVED BY THE COMPLETION OF THE WORK.
FOR ANY DISCREPANCIES OR DAMAGES RESULTING FROM THE CONTRACTOR.

KEY TO DETAIL LOCATION

No.	DETAIL NUMBER
No.	DRAWING SHEET NUMBER

DRAWING SETS ISSUED	No.	DATE (DD MM YY)	BY
FOR PERMIT	1	14 12 16	MS
FINAL APPROVED FOR HEIGHT	2	01 12 18	MS
FINAL APPROVED FOR UNIT COUNT	3	02 12 18	MS

ALL PREVIOUS EDITIONS OF THIS DRAWING ARE SUPERSEDED

REVISIONS TO DRAWING	No.	DATE (DD MM YY)	BY
RESPONSE TO PERMIT COMMENTS	1	2018 06 20	

NOT FOR CONSTRUCTION WITHOUT PERMIT

KNYMH
ARCHITECTURE • SOLUTIONS

KNYMH INC.
1006 SKYVIEW DRIVE • SUITE 101
BURLINGTON, ONTARIO • L7P 0W1
T 905.339.8536
F 905.339.0294
www.knymh.com info@knymh.com

ASSOCIATION OF ARCHITECTS
REGISTERED ARCHITECT
LENDICE
1944

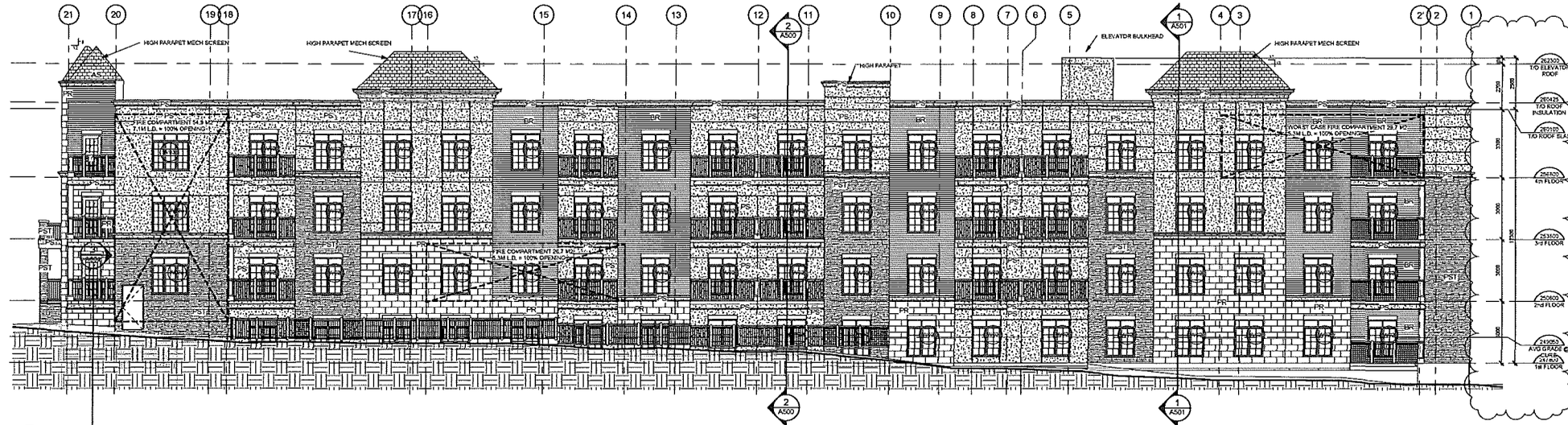
STARWARD WILSON
SPA FILE: DA-18-124
153 WILSON STREET
ANCASTER, ONTARIO

DRAWING SHEET TITLE:
ELEVATIONS

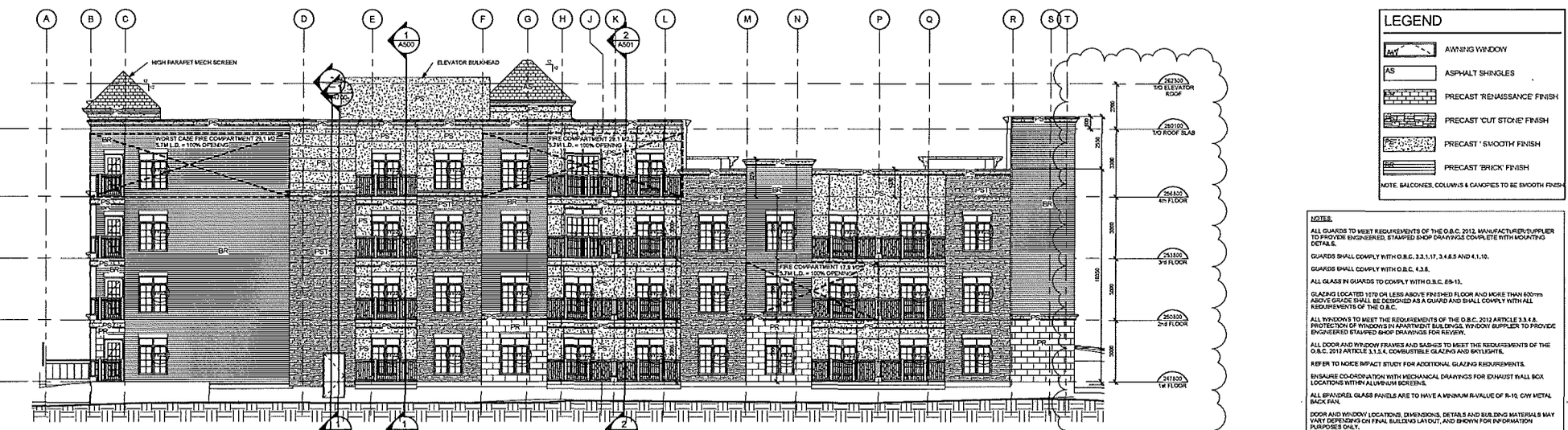
DRAWING SCALE	PROJECT NUMBER
As Indicated	12075
DRAWN BY	CHECKED BY
MS	MS
DRAWING VERSION	DRAWING SHEET NUMBER
	A400
PLT DATE	
2018-06-20	

AN/A 20:30
Suter 2

AN/A 20:30
Sketch



1 EAST ELEVATION
A401 1:100



2 NORTH ELEVATION
A401 1:100

LEGEND

	AWNING WINDOW
	ASPHALT SHINGLES
	PRECAST RENAISSANCE FINISH
	PRECAST 'CUT STONE' FINISH
	PRECAST 'SMOOTH' FINISH
	PRECAST BRICK FINISH

NOTE: BALCONIES, COLUMNS & CANOPIES TO BE SMOOTH FINISH

NOTES:

ALL GUARDS TO MEET REQUIREMENTS OF THE O.B.C. 2012. MANUFACTURER/SUPPLIER TO PROVIDE ENGINEERED, STAMPED SHOP DRAWINGS COMPLETE WITH LOCATING DETAILS.

GUARDS SHALL COMPLY WITH O.B.C. 3.3.1.17, 3.4.8.5 AND 4.1.10.

GUARDS SHALL COMPLY WITH O.B.C. 4.3.8.

ALL GLASS IN GUARDS TO COMPLY WITH O.B.C. 5.9.13.

GLAZING LOCATED 1875 OR LESS ABOVE FINISHED FLOOR AND MORE THAN 600MM ABOVE GRADE SHALL BE DESIGNED AS A GUARD AND SHALL COMPLY WITH ALL REQUIREMENTS OF THE O.B.C.

ALL WINDOWS TO MEET THE REQUIREMENTS OF THE O.B.C. 2012 ARTICLE 3.3.8 & PROTECTION OF WINDOWS IN APARTMENT BUILDINGS. WINDOW SUPPLIER TO PROVIDE ENGINEERED STAMPED SHOP DRAWINGS FOR REVIEW.

ALL DOOR AND WINDOW FRAMES AND SASHES TO MEET THE REQUIREMENTS OF THE O.B.C. 2012 ARTICLE 3.1.5.4. COMBUSTIBLE GLAZING AND EXHAUST.

REFER TO NOISE IMPACT STUDY FOR ADDITIONAL GLAZING REQUIREMENTS.

ENSURE COORDINATION WITH MECHANICAL DRAWINGS FOR EXHAUST WALL BOX LOCATIONS WITH IN ALUMINUM SCREENS.

ALL BRANDED GLASS PANELS ARE TO HAVE A MINIMUM U VALUE OF R-10. ON METAL BACK PANEL.

DOOR AND WINDOW LOCATIONS, DIMENSIONS, DETAILS AND BUILDING MATERIALS MAY VARY DEPENDING ON FINAL BUILDING LAYOUT, AND SHOWN FOR INFORMATION PURPOSES ONLY.

WINDOW SUPPLIER/INSTALLER IS TO PROVIDE DEFLECTION CONNECTION FOR ALL CURTAIN WALL WINDOW WALLS. REFER TO STRUCTURAL DRAWINGS FOR REQUIRED DEFLECTIONS.

ALL WINDOWS AND GLASS DOORS TO MEET MINIMUM ENERGY RATING FOR WINDOWS IN ZONE 4 OF THE O.B.C. 5.9.13.

NON-METAL FRAME WINDOW SASHES

0.25 MAX U VALUE	0.33 SOLAR HEAT GAIN COEFFICIENT
------------------	----------------------------------

METAL FRAME (ALUM) WINDOWS

0.25 MAX U VALUE	0.33 SOLAR HEAT GAIN COEFFICIENT
------------------	----------------------------------

METAL FRAME DOORS

0.33 MAX U VALUE	0.33 SOLAR HEAT GAIN COEFFICIENT
------------------	----------------------------------

CONTRACTOR MUST CHECK AND VERIFY ALL DRAWINGS AND JOB CONDITIONS BEFORE PROCEEDING WITH WORK.
ALL DRAWINGS WILL BE TO BE SUBJECT TO CHANGE DUE TO COMMENTS FROM MUNICIPAL DEPARTMENTS AND OTHER AGENCIES WITH AUTHORITY.
THE CONTRACTOR WORKING FROM DRAWINGS NOT SPECIFICALLY MARKED FOR CONSTRUCTION AND ALL DETAILS SHALL BE TO BE PROVIDED BY THE CONTRACTOR OR OBTAINED FROM THE PROJECT ARCHITECT.
FOR ANY CORRECTIONS OR CHANGES PLEASE CONTACT THE ARCHITECT.

KEY TO DETAIL LOCATION

No.	DETAIL NUMBER
No.	DRAWING SHEET NUMBER

DRAWING SETS ISSUED	DATE (DD MM YY)	BY
FOR PERMIT	16 12 16	JTB
FINAL REVIEW FOR HEIGHT	3 3 2018	AJB
FINAL REVIEW FOR LOCAL CODE	3 02 12	AJB

ALL PREVIOUS EDITIONS OF THIS DRAWING ARE SUPERSEDED.

REVISIONS TO DRAWING	DATE (DD MM YY)	BY
RESPONSE TO PERMIT COMMENTS	2018 04 20	

NOT FOR CONSTRUCTION WITHOUT PERMIT

KNYMH
ARCHITECTURE • SOLUTIONS

KNYMH INC.
1008 SKYVIEW DRIVE • SUITE 101
BURLINGTON, ONTARIO • L7P 0W1
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F 905.639.0334
www.knymh.com info@knymh.com

ASSOCIATION OF ARCHITECTS
Professional
MEMBER OF THE ARCHITECTS' LICENSING BOARD

STARWARD WILSON
SPA FILE: DA-18-124
153 WILSON STREET
ANCASTER, ONTARIO

DRAWING SHEET TITLE
ELEVATIONS

DRAWING SCALE	PROJECT NUMBER
As Indicated	12075
DRAWN BY	CHECKED BY
DRW: JTB	DRW: JTB
DRAWING NUMBER	DRAWING SHEET NUMBER
	A401
PLOT DATE	
10/16/2018	



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment

City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. _____	DATE APPLICATION RECEIVED _____
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner Garth Trails Limited Telephone No. [REDACTED]

2.

3. Name of Agent T.Johns Consulting Group Ltd. Telephone No. _____

4.

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:
To reduce the required front yard setback from 1.5m to 0.2m to accommodate
the balcony on the front of the building.

7. Why it is not possible to comply with the provisions of the By-law?
The balcony is necessary for the residential unit as well as increasing street
presence so the building addresses the street appropriately.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
Part of Lot 41, Concession 3, Geographic Township of Ancaster, City of Hamilton.

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?
Owner's knowledge.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Jan 24, 2020
Date



Ward Campbell
Print Name of Owner

10. Dimensions of lands affected:

Frontage 62m
Depth 72.72m
Area 0.4718ha
Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Vacant.

Proposed: 3 storey residential apartment building comprised of 63 dwelling units and one level of underground parking. Refer to Site Plan for further information.

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Vacant.

Proposed: The building is proposed to be 1.5m from the front lot line, 5.8m from the rear lot line and 5.3m from the easterly side lot line and 9.4m from the westerly side lot line.

PART 27 PERMISSION TO ENTERDate: Jan 24th, 2020

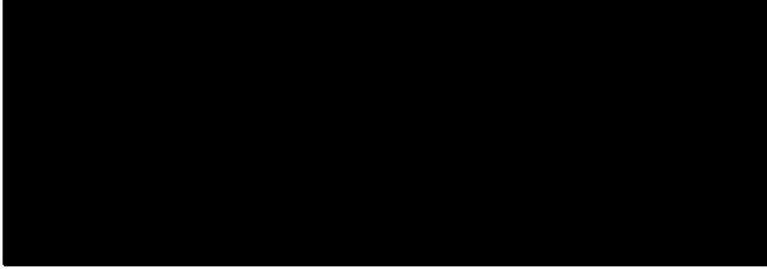
Secretary/Treasurer
 Committee of Adjustment
 City of Hamilton,
 City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 153 Wilson Street West
 (Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.

**CITY OF HAMILTON
COST ACKNOWLEDGEMENT AGREEMENT**

This Agreement made this 24th day of January, 2020.

BETWEEN:

Garth Trails Limited

Applicant's name(s)

hereinafter referred to as the "Developer"

-and-

City of Hamilton

hereinafter referred to as the "City"

WHEREAS the Developer represents that he/she is the registered owner of the lands described in Schedule "A" attached hereto, and which lands are hereinafter referred to as the "lands";

AND WHEREAS the Developer has filed for an application for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval/minor variance.

AND WHEREAS it is a policy of the City that any City costs associated with an appeal to the Local Planning Appeal Tribunal, by a party other than the Developer, of an approval of a consent, rezoning, official plan amendment, plan of subdivision, and/or minor variance, such as, but not limited to, legal counsel costs, professional consultant costs and City staff costs, shall be paid by the Developer.

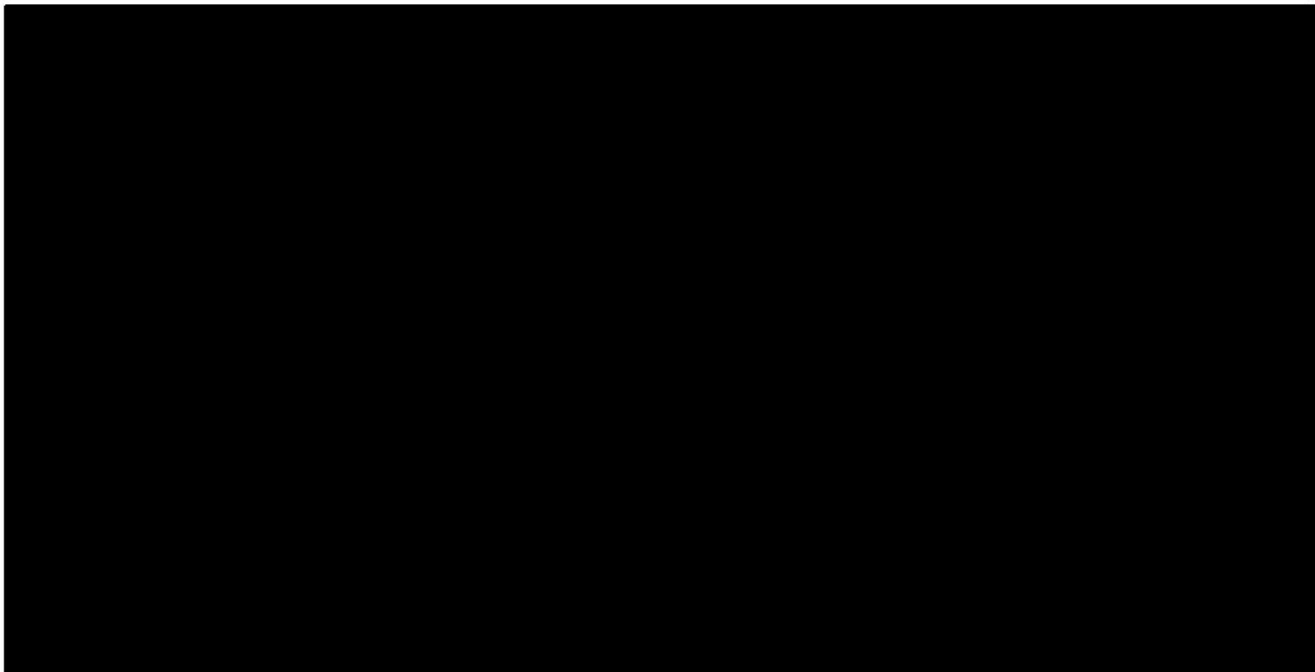
NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the sum of two dollars (\$2.00) now paid by the City to the Developer, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. In this Agreement:
 - (a) "application" means the application(s) for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval or minor variance dated _____ with respect to the lands described in Schedule "A" hereto.
 - (b) "Expenses" means all expenses incurred by the City if the application is: (a) approved by the City; (b) appealed to the Local Planning Appeal Tribunal by a party other than the developer; and (c) the City appears before the Local Planning Appeal Tribunal or any other tribunal or Court in support of the application, including but not limited to: City staff time, City staff travel expenses and meals, City disbursements, legal counsel fees and disbursements and all consultant fees and disbursements including, without limiting the generality of the foregoing planning, engineering or other professional expenses
2. The City agrees to process the application and, where the application is approved by the City but appealed to the Local Planning Appeal Tribunal by a party other than the Developer, the Developer shall file an initial deposit, in the form of certified cheque or cash with the General Manager, Finance & Corporate Services within fifteen days of the date of the appeal of the application by a third party in the amount of 50% of the estimated expenses associated with the appeal as estimated by the City Solicitor in his sole discretion which shall be credited against the Expenses.
3. It is hereby acknowledged that if the deposit required pursuant to section 2 of this Agreement is not paid by the Developer the City shall have the option, at its sole discretion, of taking no further steps in supporting the Developer's application before the Local Planning Appeal Tribunal.

4. It is hereby acknowledged that all expenses shall be paid for by the Developer. The Developer shall reimburse the City for all expenses the City may be put to in respect of the application upon demand.
5. It is hereby acknowledged and agreed that all expenses shall be payable by the Developer whether or not the Developer is successful before the Local Planning Appeal Tribunal or any other tribunal or Court in obtaining approval for their application.
6. The City shall provide the Developer with copies of all invoices of external legal counsel or consultants included in the expenses claimed by the City.
7. The City shall provide the Developer with an accounting of all staff costs and City disbursements included in the expenses claimed by the City.
8. The City may, at any time, draw upon the funds deposited in accordance with sections 2 and 9 of this Agreement to satisfy expenses incurred pursuant to the appeal of the application.
9. In the event that the amount deposited pursuant to section 2 of this Agreement is reduced to less than 10% of the initial deposit, the City may halt all work in respect of the appeal of the application until the Developer deposits with the City a sum sufficient to increase the deposit to an amount which is equal to 100% of the expenses estimated pursuant to paragraph 2 of this Agreement and still to be incurred by the City.
10. Within 60 days of: (a) a decision being rendered in respect of the appeal or any legal proceedings resulting from the decision, whichever is later; or (b) the termination of all legal proceedings in respect of the application, the City shall prepare and submit a final account to the Developer. If there are any deposit funds remaining with the City they shall be applied against the account. Any amount owing in respect of the final account in excess of deposit funds shall be paid by the Developer within 30 days of the date of the final account. If any deposit funds are remaining after the final account has been paid they shall be returned to the developer within 30 days of the date of the final account.
11. This Agreement shall not be construed as acceptance of the application and nothing herein shall require or be deemed to require the City to approve the application.
12. This Agreement shall not stand in lieu of or prejudice the rights of the City to require such further and other agreements in respect of the application that the City may deem necessary.
13. Every term, covenant, obligation and condition in this Agreement ensures to the benefit of and is binding upon the parties hereto and their respective heirs, executors, administrators, successors, trustees and assigns.
14. When the context so requires or permits, the singular number is to be read as if the plural were expressed, and the masculine gender as if the feminine, as the case may be, were expressed; and,
15. This Agreement and the schedules hereto constitute the entire agreement between the parties in respect of the subject matter contained herein and is not subject to, or in addition to, any other agreements, warranties or understandings, whether written, oral or implied. This Agreement may not be modified or amended except by instrument in writing signed by the Developer and the City, and,
16. The waiver or acquiescence by the City of any default by the Developer under any obligation to comply with this Agreement shall not be deemed to be a waiver of that obligation or any subsequent or other default under this Agreement.
17. The Developer covenants and agrees to be bound by the terms and conditions of this Agreement and not to seek a release from the provisions thereof until such time as the Developer's obligations hereunder have been assumed by its successor,

assignee or transferee by way of written agreement in the form set out in Schedule "B" to this Agreement.

IN WITNESS WHEREOF the parties hereto have set their corporate seals under the hands of their duly authorized officers.



City of Hamilton

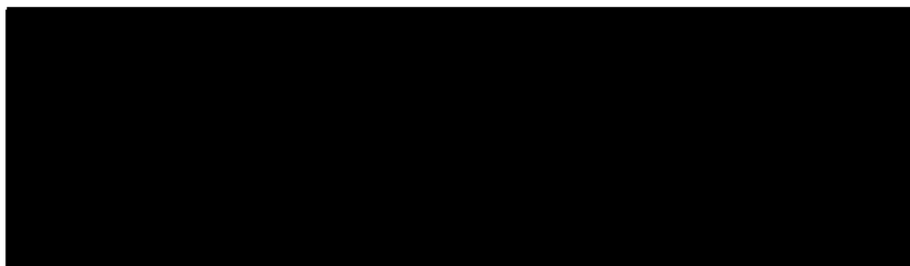
Per: _____
Mayor

Per: _____
Clerk

Schedule "A"
Description of Lands

IN WITNESS WHEREOF the Parties have hereunto affixed their corporate seals duly attested to by their proper signing officers in that behalf.

SIGNED, SEALED AND DELIVERED



_____ c/s

Assignee:

Title:

I have authority to bind the corporation

CITY OF HAMILTON

Mayor

Clerk

January 24, 2020
VIA DELIVERY

City of Hamilton
Committee of Adjustment
71 Main Street West, 5th Floor
Hamilton, ON L8P 4Y5

ATTENTION: Scott Baldry, Secretary Treasurer - Committee of Adjustment

Dear Mr. Baldry:

RE: 153 WILSON STREET WEST, HAMILTON (ANCASTER)
MINOR VARIANCE APPLICATION

T.JOHNS CONSULTING GROUP LTD. represents the Owner of the above noted lands and is submitting for approval the enclosed Minor Variance Application.

Refer to to Appendix A for planning justification. The requested variance is as follows:

1. A Minor Variance is being sought from the Site Specific Residential Multiple "RM6-665" Zone of the former Town of Ancaster Zoning By-law 87-57 to permit the construction of a three (3) storey residential building with a front yard of 0.20 metres notwithstanding the required minimum front yard of 1.5m.

In support of the application, please find enclosed:

- One (1) original and one (1) hard copy of the completed Application form;
- One (1) cheque in the amount of \$3,302.00 payable to the City of Hamilton;
- One (1) Appendix A (*Planning Justification*);
- One (1) copy of the Approved Site Plan;
- One (1) copy of the Building Elevation Drawings; and
- One (1) CD with digital copies of the above referenced documents.

We trust that this package is complete. Should you require any additional information, please do not hesitate to contact the undersigned at (905) 574-1993 ext. 201 or via email at tjohns@tjohnsconsulting.com.

Respectfully Submitted,
T.JOHNS CONSULTING GROUP LTD.



Terri Johns, BA, MCIP, RPP
President

**APPENDIX “A”:
 DETAILED INFORMATION FOR MINOR VARIANCE**
 January 24, 2020

T. Johns Consulting Group Ltd. has prepared this Planning Rationale in support of the submitted Minor Variance application for 153 Wilson Street West, Ancaster (“Subject Lands”).

Nature and extent of relief applied for:

A Minor Variance is being sought from the Site Specific Residential Multiple “RM6-665” Zone of the former Town of Ancaster Zoning By-law 87-57 to permit the construction of a three (3) storey residential building with a front yard of 0.20 metres on the lands notwithstanding the required minimum front yard of 1.5m.

Why is it not possible to comply with the provision of the by-law?

Ancaster Zoning By-law No.87-57, Site Specific Policy “RM6-665” requires that a “Minimum Front Yard” be no less than 1.5m from the lot line to the front face of the principal building. In discussions with City, it has been identified that due to the fact that the balcony is supported by a foundation, it is interpreted as being the face of the main building rather than a permitted encroachment. Therefore, the minimum front yard setback is measured to the closest point of the balcony. As such, due to this technicality, relief is being sought for the front yard setback. If the balcony was able to be cantilevered, it would be a permitted encroachment. However, as the balcony is integral to the front elevations in terms of materials, a foundation is necessary. Removal of the balcony would detrimentally impact the elevation, as well as remove the amenity space of the residential unit. Therefore, the variance is required.

PLANNING RATIONALE TO SUPPORT THE VARIANCE

1. **Conformity to the Intent of the Urban Hamilton Official Plan**

The Urban Hamilton Official Plan designates the subject lands ‘*Neighbourhoods*.’ Further, the subject lands are within the Ancaster Wilson Street Secondary Plan and are designated ‘*Medium Density Residential 2*’ with a Site Specific Policy Area ‘C’. Volume 1, subsection E.2.6.2, states the permitted uses on lands designated Neighbourhoods includes residential dwellings. Per Volume 2, subsections B.2.8.7.4 and B.2.8.16.3, permitted uses include low-rise multiple dwelling, with a maximum height of three (3) storeys. As such, the proposed 3 storey residential building is a permitted use and is aligned with the goals and vision of the Urban Hamilton Official Plan. It further promotes compact development that conforms with the existing character of the neighbourhood.

2. **Conformity to the Intent of the Zoning By-law**

The intent of the site-specific zoning is to permit a 3-storey apartment building with particular provisions for yards, parking, etc. Due to a high water table, a variance was previously approved to allow the entire building to rise above the ground by 0.9m. As a result, the final grading of the front yard has changed. This resulted in the balcony being

**APPENDIX “A”:
DETAILED INFORMATION FOR MINOR VARIANCE**
January 24, 2020

0.6m above the ground and due to the materials, it requires a foundation. With the installation of the foundation, the City interprets the balcony as part of the main building and not a permitted encroachment. However, the proposed site plan, save and except this technicality continues to reflect the intended site specific By-law and associated variance.

3. Is the Variance Minor?

The Site Plan, as presented, reflects a previous approval which included the balcony. A change to site grading created the need for a foundation under the balcony, As a result, due to an interpretation by City staff, the balcony is now being considered part of the principal building. This results in a yard that is setback 0.2m, as opposed to 1.5m. However, no change is being made to the yards of the previously approved site plan as the setback is the result of a technicality and is, therefore, minor in nature.

4. Is the Variance Appropriate?

The site plan, as presented and as previously approved, continues to reflect development that is desirable for the site and will not detrimentally impact the surrounding neighbourhood. Allowance of the variance would be for technical reasons and is appropriate.

In summary, the required variance is technical in nature. The requested variance is consistent with the intent of the Urban Hamilton Official Plan, the Town of Ancaster Zoning By-law No. 87-57 and the Site Specific Policies of “RM6-665”. The requests are minor in nature, facilitates a desirable redevelopment of the subject lands and reflects good planning.

Respectfully,
T. Johns Consulting Group Ltd.



Terri Johns, BA, MCIP, RPP
President



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:13

SUBJECT PROPERTY: 360 Mohawk Rd. W., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Tuscany Hills Homes c/o Dominic Chiaravalle
Agent: IBI Group c/o Angela Buonamici

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land for a proposed semi-detached dwelling and to retain a parcel of land for a proposed semi-detached dwelling.

To be heard in conjunction with HM/B-20:14 and HM/B-20:15.

Severed lands (Parts 1 and 2):
13.4m[±] x 34m[±] and an area of 729m^{2±}

Retained lands (Parts 3 and 4):
14.9m[±] x 28m[±] and an area of 575m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th , 2020
TIME: 2:15 p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at
www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: If a person or public body that files an appeal of a decision of the Committee
.../2

HM/B-20:13
Page 2

of Adjustment in respect of the proposed consent does not make written or oral submission to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

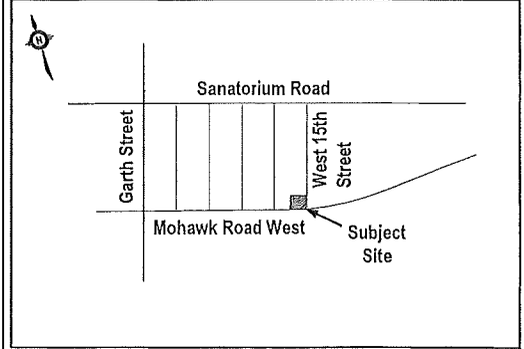
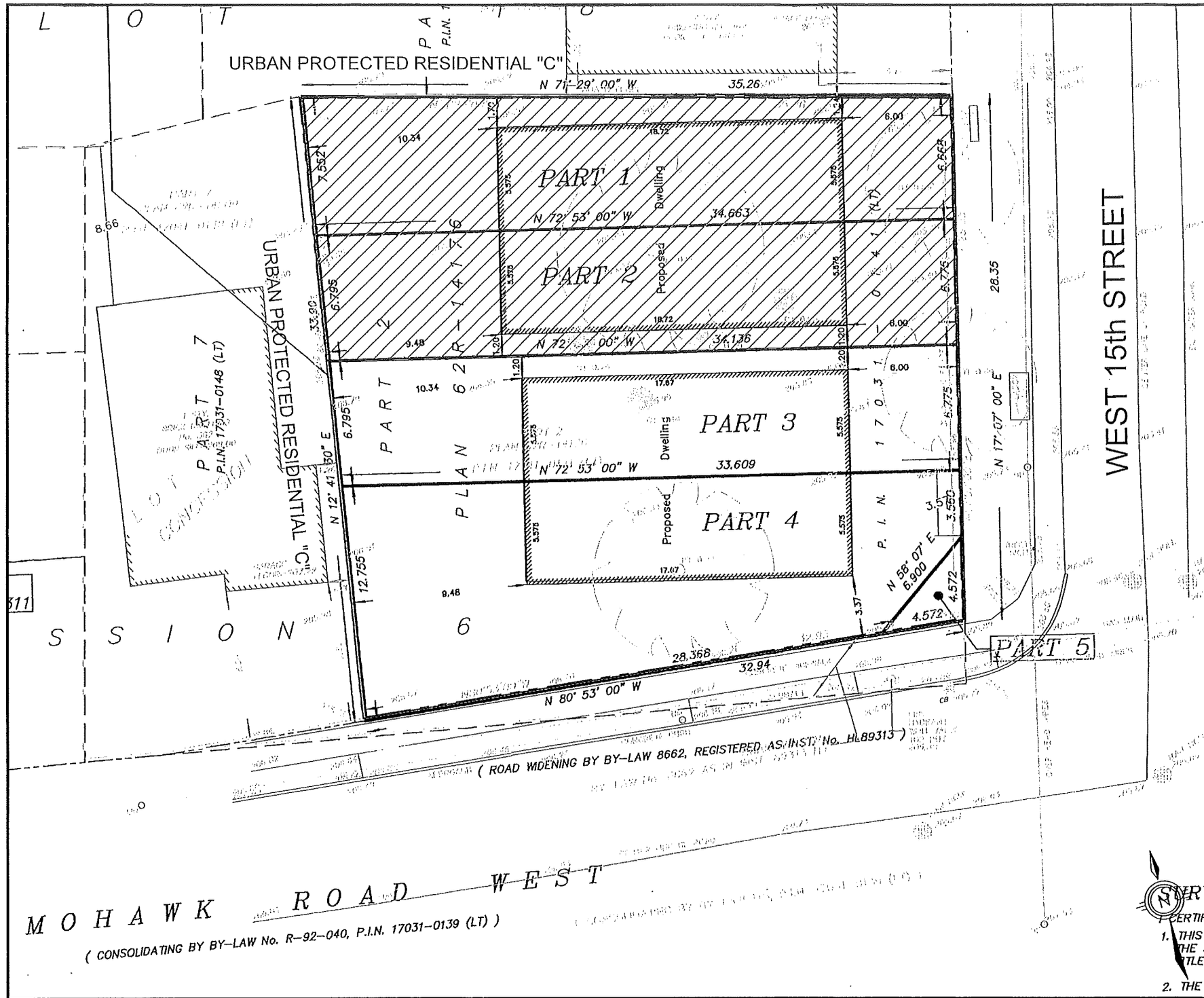
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Location Map

Legend:

-  LANDS TO BE SEVERED
-  LANDS TO BE RETAINED

PRELIMINARY SEVERANCE SKETCH 1

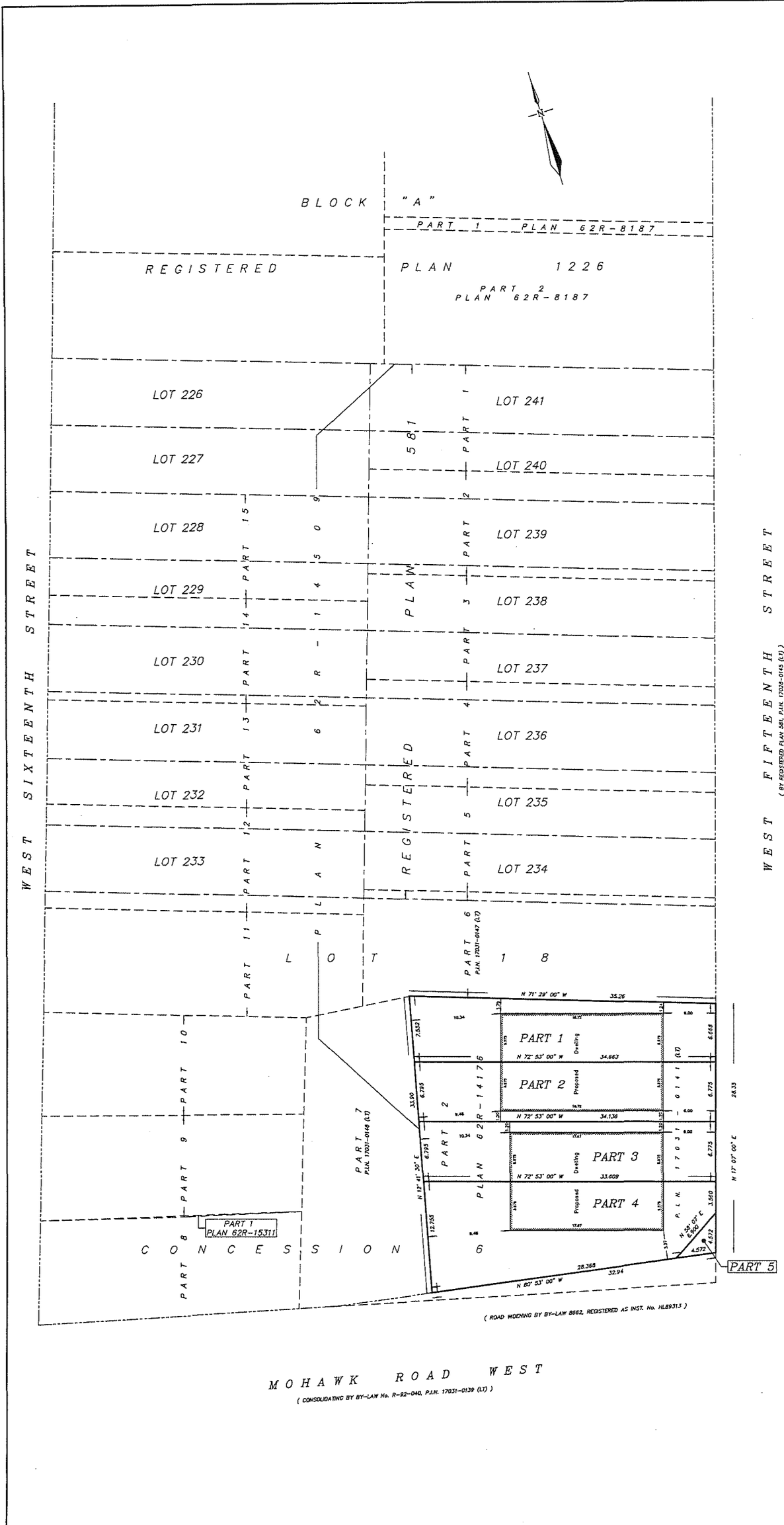
360 Mohawk Rd W Hamilton, ON	SCALE 1:200 DATE FEB 2020 PROJECT No. 117119
---------------------------------	--

IBI GROUP
Suite 200, East Wing - 360 James St N
Hamilton ON L8L 1H5 Canada
tel 905 546 1010
ibigroup.com



HMIB-2013; 20:14; 20:15
Sketch

MOHAWK ROAD WEST
(CONSOLIDATING BY BY-LAW No. R-92-040, P.I.N. 17031-0139 (LT))



REQUIRE THIS PLAN TO BE DEPOSITED UNDER THE LAND TITLES ACT.

PLAN 62R--
RECEIVED AND DEPOSITED
DATE: _____

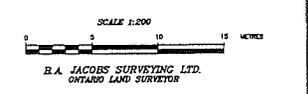
REPRESENTATIVE FOR LAND REGISTRAR FOR THE LAND TITLES DIVISION OF ONTARIO (PLN. 412)

BY-LAW 8862, REGISTERED AS INST. NO. HLB9313

SCHEDULE				
PART	LOT	CONCESSION	PLAN	AREA (sq.m.)
1	PART OF LOT 18	CONCESSION 6	PART OF PLAN 17031-0141 (L1)	248.07
2	PART OF LOT 18	CONCESSION 6	PART OF PLAN 17031-0141 (L1)	233.06
3	PART OF LOT 18	CONCESSION 6	PART OF PLAN 17031-0141 (L1)	229.46
4	PART OF LOT 18	CONCESSION 6	PART OF PLAN 17031-0141 (L1)	332.89
5	PART OF LOT 18	CONCESSION 6	PART OF PLAN 17031-0141 (L1)	16.21

PARTS 1, 2, 3, 4 & 5 COMPRISE ALL OF PLAN 17031-0141 (L1)

PLAN OF SURVEY OF
PART OF LOT 18
CONCESSION 6
(GEOGRAPHIC TOWNSHIP OF BARTON)
CITY OF HAMILTON



LEGEND AND NOTES:

- # DENOTES SURVEY MONUMENT FOUND
- DENOTES SURVEY MONUMENT PLANTED
- SD DENOTES STANDARD IRON BAR
- SSSD DENOTES SHORT STANDARD IRON BAR
- IB DENOTES IRON BAR
- IBW DENOTES ROUND IRON BAR
- OC DENOTES CUT CROSS
- (O) DENOTES DRIVEN UNKNOWN
- MC DENOTES WOODEN

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.

BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS AND UTM ZONE 17, NAD83 (ORIGINAL).

DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF

SPECIFIED CONTROL POINTS (SCPP): UTM ZONE 17, NAD83 (ORIGINAL), COORDINATES TO URBAN ACCURACY PER SEC. 14 (2) OF O.R.E.G. 216/10.

POINT ID	NORTHING	EASTING

COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS OR BOUNDARIES SHOWN ON THIS PLAN

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON

DRAFT

DATE _____

BY-LAW 8862, REGISTERED AS INST. NO. HLB9313

BRYAN JACOBS
ONTARIO LAND SURVEYOR

B.A. JACOBS SURVEYING LTD.
152 JACKSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L9H 1L2)
PHONE: 905-571-1555 FAX: 905-571-1555

15972-D

HM/13-20:13; 20:14; 20:15
Sketch 2

20-150514



Hamilton

Planning and Economic Development Department
 Planning Division

Committee of Adjustment
 City Hall
 5th floor, 71 Main Street West
 Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
 Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
 UNDER SECTION 53 OF THE PLANNING ACT**

Office Use Only

Date Application Received: Feb. 5 2020	Date Application Deemed Complete:	Submission No.: HM-B-20-13	File No.:
---	-----------------------------------	-------------------------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Tuscany Hills Homes c/o Dominic Chiaravalle		
Applicant(s)*	Same As Owner		
Agent or Solicitor	IBI Group c/o Scott Arbuckle		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality Hamilton	Lot Part of 18	Concession 6	Former Township Barton
Registered Plan N°.	Lot(s)	Reference Plan N°.	Part(s)
Municipal Address 360 Mohawk Road West			Assessment Roll N°.

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- | | |
|---|--|
| <input checked="" type="checkbox"/> creation of a new lot | Other: <input type="checkbox"/> a charge |
| <input type="checkbox"/> addition to a lot | <input type="checkbox"/> a lease |
| <input type="checkbox"/> an easement | <input type="checkbox"/> a correction of title |

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
 creation of a new non-farm parcel
 (i.e. a lot containing a surplus farm dwelling
 resulting from a farm consolidation)
 addition to a lot
- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

3.3 If a lot addition, identify the lands to which the parcel will be added:

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION4.1 Description of land intended to be **Severed**: Parts 1 & 2

Frontage (m)	Depth (m)	Area (m ² or ha)
13.443	=/- 34	729.1sq.m

Existing Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

Proposed Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: Semi-Detached dwelling

Type of access: (check appropriate box)

- provincial highway
 municipal road, seasonally maintained
 municipal road, maintained all year
- right of way
 other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 privately owned and operated individual well
- lake or other water body
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.2 Description of land intended to be **Retained**: Parts 3, 4 & 5

Frontage (m)	Depth (m)	Area (m ² or ha)
14.907	+/- 28	575.81sq.m

Existing Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use Mohawk Trail School Museum
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Previous knowledge of property.
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

Yes No

The consent application is consistent with the Policy Statements and matters of Provincial interest as a vacant

residential lot will be converted into 4 residential lots, thereby providing another range of housing and making a more efficient use of existing infrastructure.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the PPS as it intensifies the area through developing a vacant underutilized parcel into 4 residential lots, thereby efficiently using land and servicing. It is transit supportive and complies with the PPS's housing policies, by adding to the range of housing and increasing density through infill development.

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

The application conforms to the GGH as the subject lands are within the built up area, therefore, there is existing municipal water and sanitary infrastructure. The proposed infill development will add to the mix of housing forms and accommodates the 40% intensification target date for the City of Hamilton.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

- Rural Settlement Area Severance or Lot Addition
- Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)
- Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

- Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m2 or ha):
---------------	------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
----------------------------------	-------------------------------------

Front yard set back: _____

d) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

- Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
----------------------------------	-------------------------------------

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

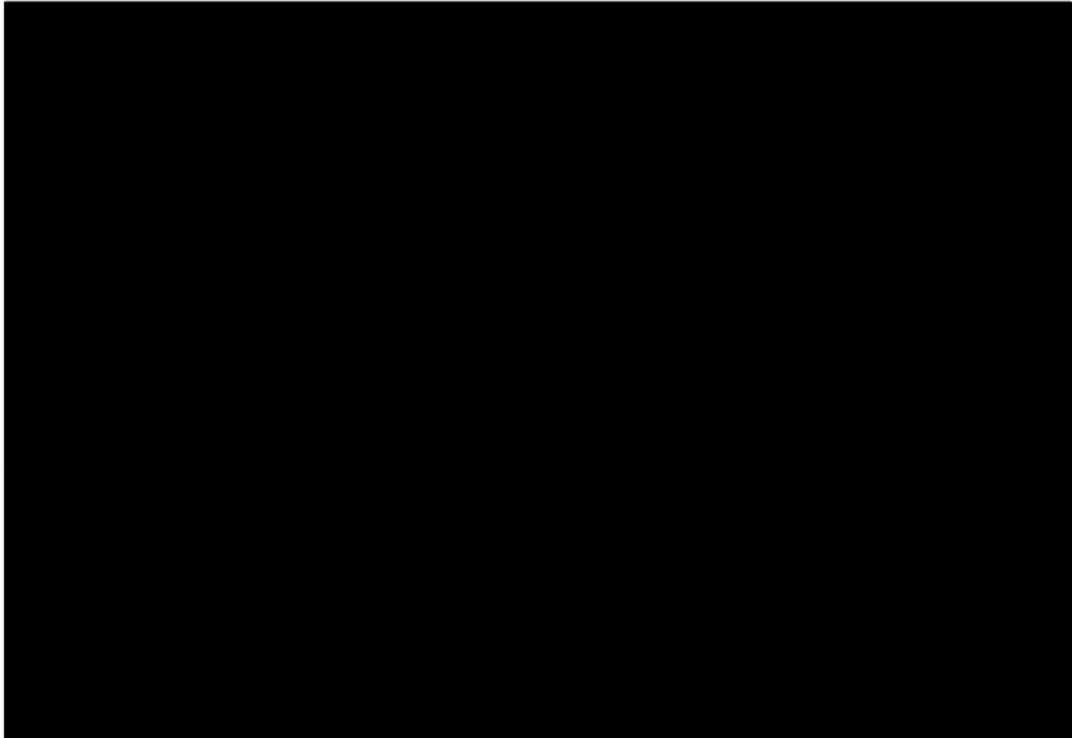
- road or a right of way;
- (h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

JAN 31 / 2020
Date


Signature of Owner



15 AUTHORIZATIONS

15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Tuscany Hills Homes, am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize IBI Group, as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

JAN 31 / 2020
Date


Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Tuscany Hills Homes, the Owner, hereby agree and acknowledge
(*Print name of Owner*)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

ETAW 31/2020
Date


Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (**A cheque or money order payable to the City of Hamilton**)



IBI GROUP
200 East Wing—360 James Street North
Hamilton ON L8L 1H5 Canada
tel 905 546 1010 fax 905 546 1011
ibigroup.com

RECEIVED

FEB - 2020

February 4th 2020

Mr. Scott Baldry
Secretary-Treasurer, Committee of Adjustment
City of Hamilton
71 Main St W, 5th Floor
Hamilton ON L8P 4Y5

Dear Mr. Baldry:

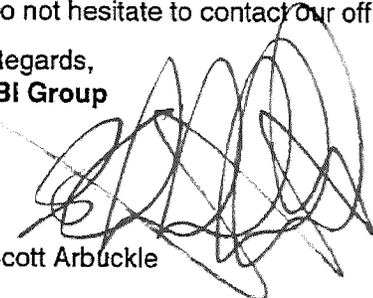
**CONSENT TO SEVER APPLICATION 1
360 MOHAWK ROAD WEST**

We represent the owners of 360 Mohawk Road West and on behalf of our client we are pleased to submit for review and approval an application for Consent to Sever for the above noted property. This application will facilitate the separate of one pair of semi's (Parts 1 & 2) from the second pair of semi's (Parts 3 & 4). In support of this application, please find enclosed the following:

- Two (2) copies of the draft Reference Plan as prepared by B.A. Jacobs;
- Two (2) copies of the proposed Severance Concept as prepared by our Office;
- Two (2) copies of the completed Consent to Sever Application form as prepared by our Office; and
- One (1) cheque in the amount of \$2,845.00 made payable to the City of Hamilton;

We trust the above noted submission is in order. Should you require further information, please do not hesitate to contact our office.

Regards,
IBI Group



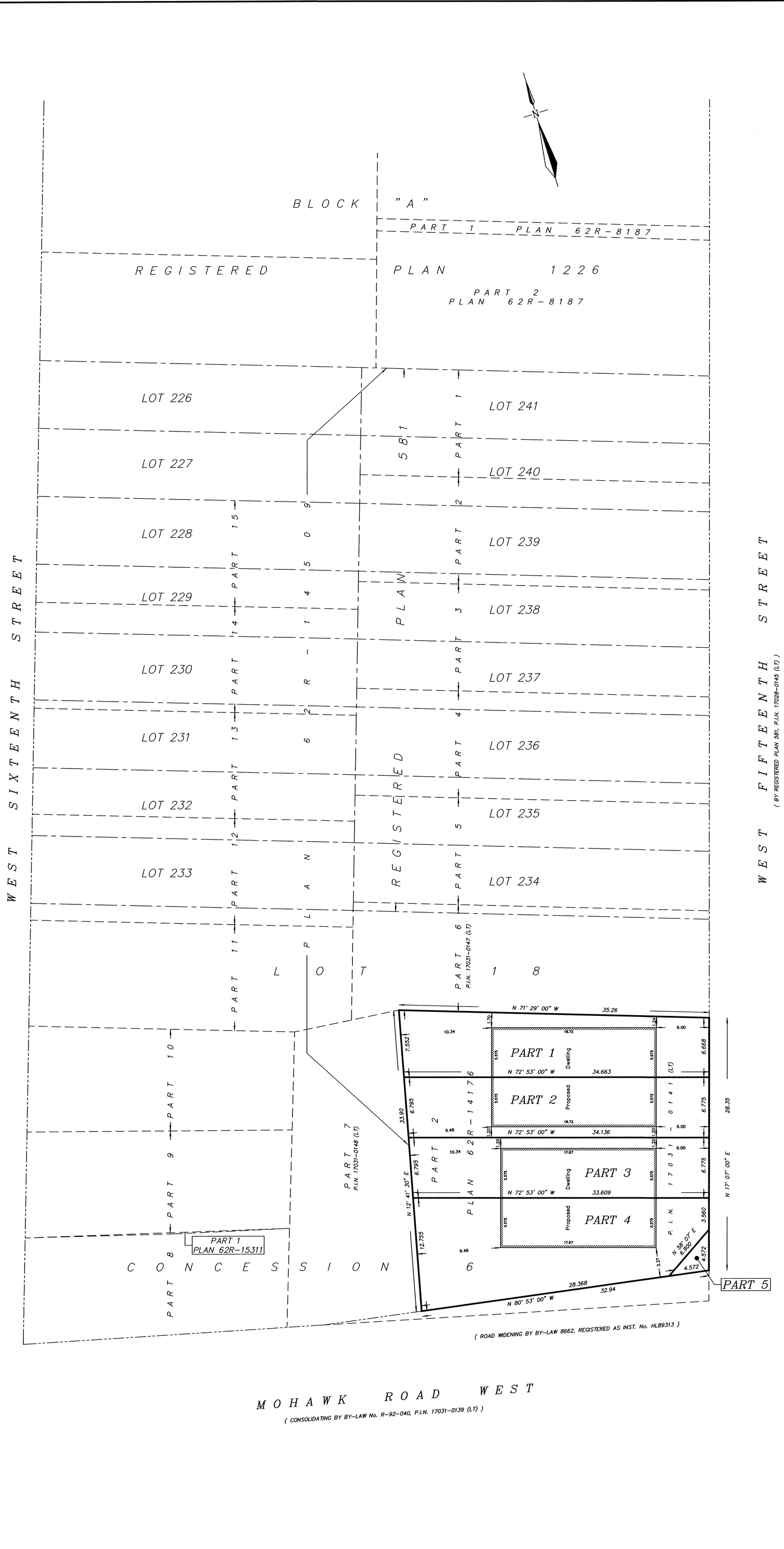
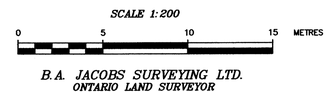
Scott Arbuckle

Encl.

Cc: Domenic Chiaravalle, Owner, Tuscany Hill Homes
Angela Buonamici, Project Coordinator, IBI Group

I REQUIRE THIS PLAN TO BE DEPOSITED UNDER THE LAND TITLES ACT.		PLAN 62R-		
DATE: _____		RECEIVED AND DEPOSITED		
DATE: _____		DATE: _____		
BRYAN JACOBS ONTARIO LAND SURVEYOR		REPRESENTATIVE FOR LAND REGISTRAR FOR THE LAND TITLES DIVISION OF MENTWORTH (No. 62)		
SCHEDULE				
PART	LOT	CONCESSION	P.I.N.	AREA (sq.m.)
1	PART OF LOT 18	CONCESSION 6	PART OF P.I.N. 17031-0141 (LT)	248.02
2	PART OF LOT 18	CONCESSION 6	PART OF P.I.N. 17031-0141 (LT)	233.06
3	PART OF LOT 18	CONCESSION 6	PART OF P.I.N. 17031-0141 (LT)	229.48
4	PART OF LOT 18	CONCESSION 6	PART OF P.I.N. 17031-0141 (LT)	335.88
5	PART OF LOT 18	CONCESSION 6	PART OF P.I.N. 17031-0141 (LT)	10.35
PARTS 1, 2, 3, 4 & 5: COMPRISE ALL OF P.I.N. 17031-0141 (LT)				

PLAN OF SURVEY OF
PART OF LOT 18
CONCESSION 6
(GEOGRAPHIC TOWNSHIP OF BARTON)
CITY OF HAMILTON



LEGEND AND NOTES:

- DENOTES SURVEY MONUMENT FOUND
- DENOTES SURVEY MONUMENT PLANTED
- SIB DENOTES STANDARD IRON BAR
- SSIB DENOTES SHORT STANDARD IRON BAR
- IB DENOTES IRON BAR
- IB# DENOTES ROUND IRON BAR
- CC DENOTES CUT CROSS
- (OU) DENOTES ORIGIN UNKNOWN
- WT. DENOTES WITNESS

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.

BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS AND UTM ZONE 17, NAD83 (ORIGINAL).

DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF

SPECIFIED CONTROL POINTS (SCPs): UTM ZONE 17, NAD83 (ORIGINAL), COORDINATES TO URBAN ACCURACY PER SEC. 14 (2) OF O.REG. 216/10.		
POINT ID	NORTHING	EASTING

COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS OR BOUNDARIES SHOWN ON THIS PLAN

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEY'S ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON _____

DRAFT

DATE: _____ BRYAN JACOBS
ONTARIO LAND SURVEYOR

	B.A. JACOBS SURVEYING LTD. 152 JACKSON STREET EAST, SUITE 102 HAMILTON, ONTARIO (L9N 1L3) PHONE 905-521-1535 bjacobs@rogers.com
	JOB No. 1972-D



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
 Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:14

SUBJECT PROPERTY: 360 Mohawk Rd. W., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Tuscany Hills Homes c/o Dominic Chiaravalle

Agent: IBI Group c/o Angela Buonamici

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land for a proposed semi-detached dwelling and to retain a parcel of land for a proposed semi-detached dwelling.

This application will be heard in conjunction with Severance Applications HM/B-20:13 and HM/B-20:15

Severed lands: Part 2

6.775m[±] x 34m[±] and an area of 248.02m^{2±}

Retained lands: Part 1

6.668m[±] x 34m[±] and an area of 233.06m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th , 2020

TIME: 2:15 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at

www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or

HM/B-20:14
Page 2

by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: *If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.*

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

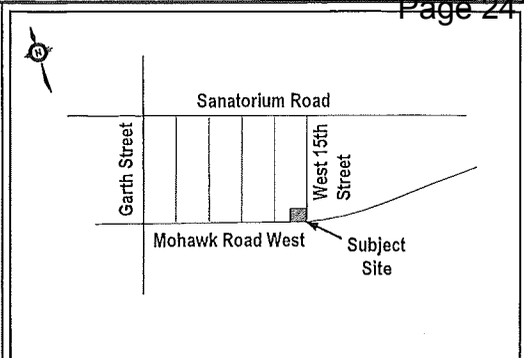
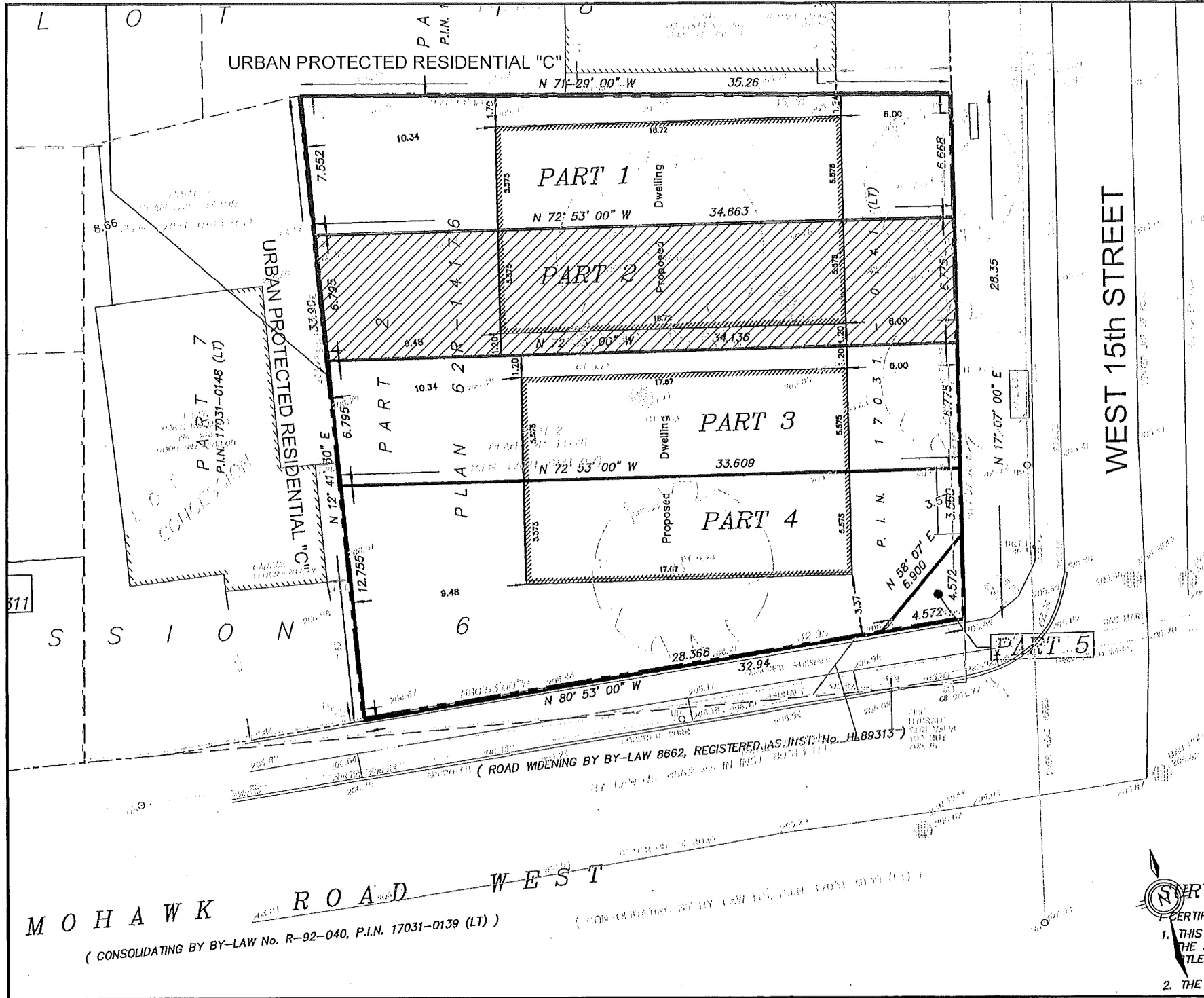
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020

Original Signed

Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Location Map

Legend:

-  LANDS TO BE SEVERED
-  LANDS TO BE RETAINED

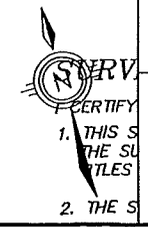
PRELIMINARY SEVERANCE SKETCH 2

360 Mohawk Rd W
Hamilton, ON

SCALE 1:200
DATE FEB 2020
PROJECT No. 117119

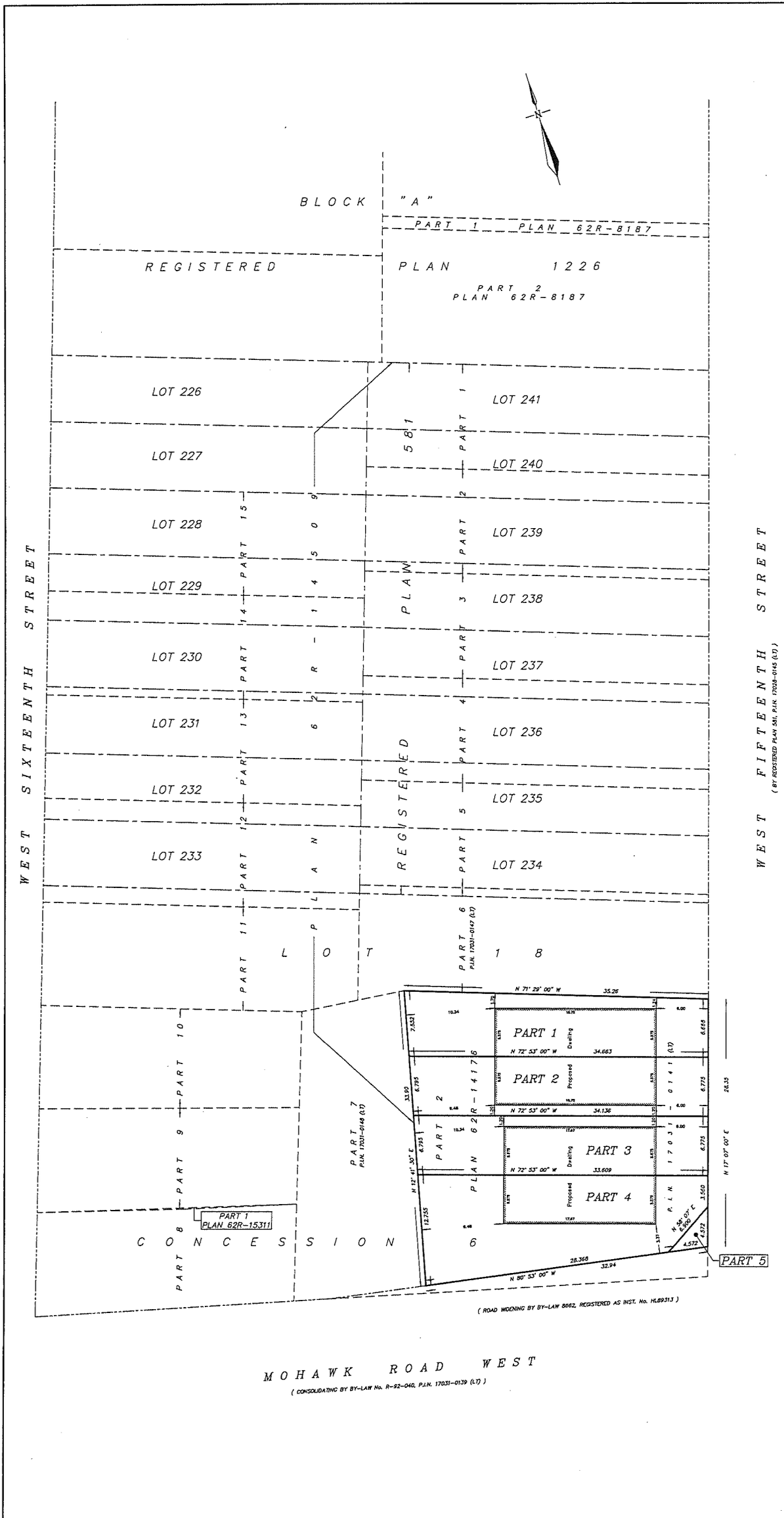


IBI GROUP
Suite 200, East Wing - 360 James St N
Hamilton ON L8L 1H5 Canada
tel 905 546 1010
ibigroup.com



MOHAWK ROAD WEST
(CONSOLIDATING BY BY-LAW No. R-92-040, P.I.N. 17031-0139 (LT))

HM/B-20-14
Sketch (1)



I REQUIRE THIS PLAN TO BE DEPOSITED UNDER THE LAND TITLES ACT.

DATE: _____

RECORDING FOR LAND REGISTRATION FOR THE LAND TITLES DIVISION OF NORTHWEST (2nd E.D.)

BYRYAN JACOBS
ONTARIO LAND SURVEYOR

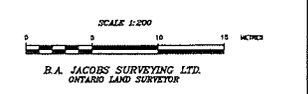
PLAN 62R-
RECEIVED AND DEPOSITED
DATE: _____

SCHEDULE

PART	LOT	CONCESSION #	P.L.N.	AREA (sq.m.)
1	PART OF LOT 18	CONCESSION 6	PART OF P.L.N. 17031-0141 (L1)	246.07
2	PART OF LOT 18	CONCESSION 6	PART OF P.L.N. 17031-0141 (L2)	238.08
3	PART OF LOT 18	CONCESSION 6	PART OF P.L.N. 17031-0141 (L3)	226.46
4	PART OF LOT 18	CONCESSION 6	PART OF P.L.N. 17031-0141 (L4)	335.89
5	PART OF LOT 18	CONCESSION 6	PART OF P.L.N. 17031-0141 (L5)	162.81

PARTS 1, 2, 3, 4 & 5 COMPRISE ALL OF P.L.N. 17031-0141 (L1)

PLAN OF SURVEY OF
PART OF LOT 18
CONCESSION 6
(GEOGRAPHIC TOWNSHIP OF BARTON)
CITY OF HAMILTON



LEGEND AND NOTES:

O DENOTES SURVEY MONUMENT FOUND
 O DENOTES SURVEY MONUMENT PLANTED
 SID DENOTES STANDARD IRON BAR
 SSB DENOTES SHORT STANDARD IRON BAR
 IB DENOTES IRON BAR
 RIB DENOTES ROUND IRON BAR
 DC DENOTES CUP CROSS
 UN DENOTES ORIGIN UNKNOWN
 W DENOTES WITNESS

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.

BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS, UTM ZONE 17, NAD83 (ORIGINAL), AND

DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF

SPECIFIED CONTROL POINTS (CCP): UTM ZONE 17, NAD83 (ORIGINAL), COORDINATES TO URBAN ACCURACY PER SEC. 14 (2) OF O. REG. 216/10.

POINT ID	NORTHING	EASTING

COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS OR BOUNDARIES SHOWN ON THIS PLAN

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEY ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON _____

DATE _____

BYRYAN JACOBS
ONTARIO LAND SURVEYOR

DRAFT

B.A. JACOBS SURVEYING LTD.
102 JACOBSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L8N 1L5)
PHONE 905-521-1055 FAX 905-521-1055

200 No. 18972-D

HM(B-20:14
Sketch (2))

20-150518



Hamilton

Planning and Economic Development Department
 Planning Division

Committee of Adjustment
 City Hall
 5th floor, 71 Main Street West
 Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
 Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
 UNDER SECTION 53 OF THE PLANNING ACT**

Office Use Only

Date Application Received: Feb. 5 2020	Date Application Deemed Complete:	Submission No.: HM/B. 20:14	File No.:
---	-----------------------------------	--------------------------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Tuscany Hills Homes c/o Dominic Chiaravalle		
Applicant(s)*	Same As Owner		
Agent or Solicitor	IBI Group c/o Scott Arbuckle		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality Hamilton	Lot Part of 18	Concession 6	Former Township Barton
Registered Plan N°.	Lot(s)	Reference Plan N°.	Part(s)
Municipal Address 360 Mohawk Road West	Assessment Roll N°.		

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
- addition to a lot
- an easement

- Other: a charge
 a lease
 a correction of title

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
 creation of a new non-farm parcel
 (i.e. a lot containing a surplus farm dwelling
 resulting from a farm consolidation)
 addition to a lot
- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

3.3 If a lot addition, identify the lands to which the parcel will be added:

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION4.1 Description of land intended to be **Severed**: Part 2

Frontage (m)	Depth (m)	Area (m ² or ha)
6.775m	+/- 34m	248.02sq.m

Existing Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

Proposed Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: 1 Semi-detached unit

Type of access: (check appropriate box)

- provincial highway
 municipal road, seasonally maintained
 municipal road, maintained all year
- right of way
 other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 privately owned and operated individual well
- lake or other water body
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.2 Description of land intended to be **Retained**: Part 1

Frontage (m)	Depth (m)	Area (m ² or ha)
6.668m	+/- 34m	233.06sq.m

Existing Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
 Commercial
 Vacant

Proposed Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
 Industrial
 Agricultural-Related
 Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: 1 Semi-detached unit

Type of access: (check appropriate box)

- provincial highway
 right of way
 municipal road, seasonally maintained
 other public road
 municipal road, maintained all year

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 lake or other water body
 privately owned and operated individual well
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.3 Other Services: (check if the service is available)

- electricity
 telephone
 school bussing
 garbage collection

5 CURRENT LAND USE

5.1 What is the existing official plan designation of the subject land?

Rural Hamilton Official Plan designation (if applicable): _____

Urban Hamilton Official Plan designation (if applicable) Neighbourhoods

Please provide an explanation of how the application conforms with a City of Hamilton Official Plan.

The Consent application conforms to the UHOP as within the Neighbourhood Designation, new lots created can be adequately services by municipal water and wastewater systems and have frontages onto a public road. The new lots generally reflect the scale and character of the surrounding neighbourhood.

5.2 What is the existing zoning of the subject land? C - Urban Protected Residential

If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number? _____

5.3 Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check the appropriate boxes, if any apply.

Use or Feature	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
An agricultural operation, including livestock facility or stockyard	<input type="checkbox"/>	

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use Mohawk Trail School Museum
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Previous knowledge of the property
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

- Yes No

The consent application is consistent with the Policy Statement and matters of Provincial interest as a vacant

residential lot will be converted into 4 residential lots, thereby providing another range of housing and making a more efficient use of existing infrastructure.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the PPS as it intensifies the area through developing a vacant underutilized parcel into 4 residential lots, thereby efficiently using land and servicing. It is transit supportive and complies with the PPS's housing policies, by adding to the range of housing and increasing density through infill development.

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

The application conforms to the GGH as the subject lands are within the built up area, therefore, there is existing municipal water and sanitary infrastructure. The proposed infill development will add to the mix of housing forms and accommodates the 40% intensification target date for the City of Hamilton.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

- Rural Settlement Area Severance or Lot Addition
- Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)
- Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

- Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m2 or ha):
---------------	------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
----------------------------------	-------------------------------------

Front yard set back: _____

d) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

- Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
----------------------------------	-------------------------------------

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

- road or a right of way;
- (h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

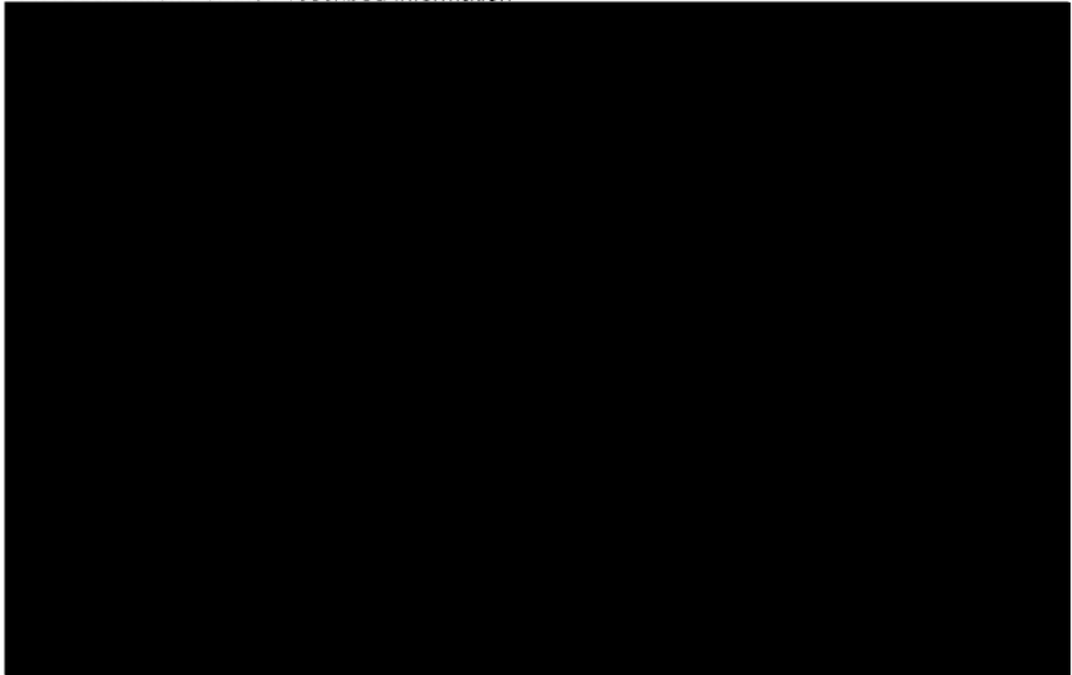
I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

JAN 31/2020
Date


Signature of Owner

14 AFFIDAVIT OR SWORN DECLARATION

14.1 Declaration For the Prescribed Information



15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Tuscany Hills Homes, am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize IBI Group, as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

JAN 31/2020
Date


Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Tuscany Hills Homes, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

JAW 31/2020
Date


Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (**A cheque or money order payable to the City of Hamilton**)



IBI GROUP
200 East Wing—360 James Street North
Hamilton ON L8L 1H5 Canada
tel 905 546 1010 fax 905 546 1011
ibigroup.com

February 4th 2020

Mr. Scott Baldry
Secretary-Treasurer, Committee of Adjustment
City of Hamilton
71 Main St W, 5th Floor
Hamilton ON L8P 4Y5

Dear Mr. Baldry:

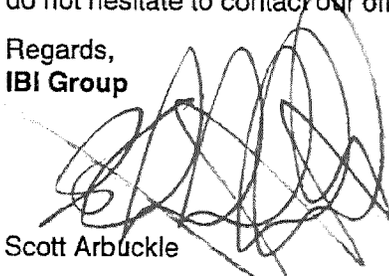
**CONSENT TO SEVER APPLICATION 2
360 MOHAWK ROAD WEST**

We represent the owners of 360 Mohawk Road West and on behalf of our client we are pleased to submit for review and approval an application for Consent to Sever for the above noted property. This application will facilitate the separate of one of the semi-detached unit (Part 1) from the adjoining semi-detached unit (Part 2). In support of this application, please find enclosed the following:

- Two (2) copies of the draft Reference Plan as prepared by B.A. Jacobs;
- Two (2) copies of the proposed Severance Concept as prepared by our Office;
- Two (2) copies of the completed Consent to Sever Application form as prepared by our Office; and
- One (1) cheque in the amount of \$2,845.00 made payable to the City of Hamilton;

We trust the above noted submission is in order. Should you require further information, please do not hesitate to contact our office.

Regards,
IBI Group


Scott Arbuckle

Encl.

Cc: Domenic Chiaravalle, Owner, Tuscany Hill Homes
Angela Buonamici, Project Coordinator, IBI Group



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
 Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:15

SUBJECT PROPERTY: 360 Mohawk Rd. W., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Tuscany Hills Homes c/o Dominic Chiaravalle

Agent: IBI Group c/o Angela Buonamici

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land for a proposed semi-detached dwelling and to retain a parcel of land for a proposed semi-detached dwelling.

This application will be heard in conjunction with Severance Applications HM/B-20:13 and HM/B-20:14

Severed lands: Part 3

6.775m[±] x 33m[±] and an area of 229.48m^{2±}

Retained lands: Parts 4 & 5

8.132m[±] x 28m[±] and an area of 346.33m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, March 19th , 2020

TIME: 2:40 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at

www.hamilton.ca/committeeofadjustment

for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or

.../2

HM/B-20:15
Page 2

by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

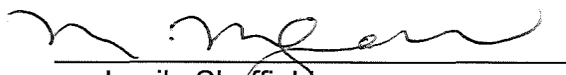
Important note: *If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.*

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

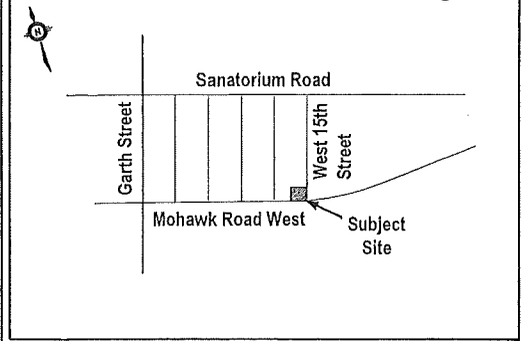
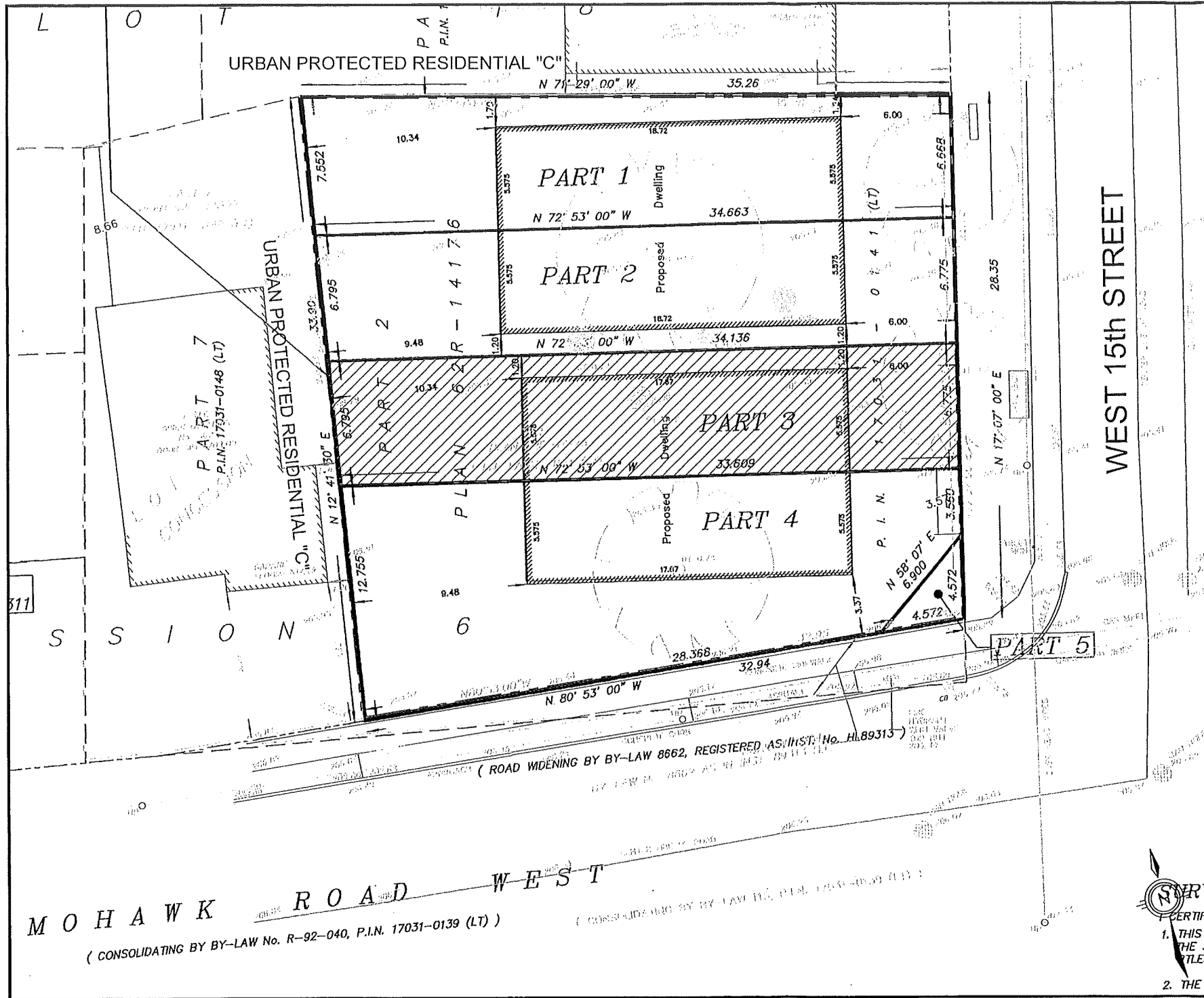
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020



Jamila Sheffield,
for Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Location Map

- Legend:
-  LANDS TO BE SEVERED
 -  LANDS TO BE RETAINED

PRELIMINARY SEVERANCE SKETCH 3

360 Mohawk Rd W Hamilton, ON	SCALE 1:200 DATE FEB 2020 PROJECT No. 117119
---------------------------------	--

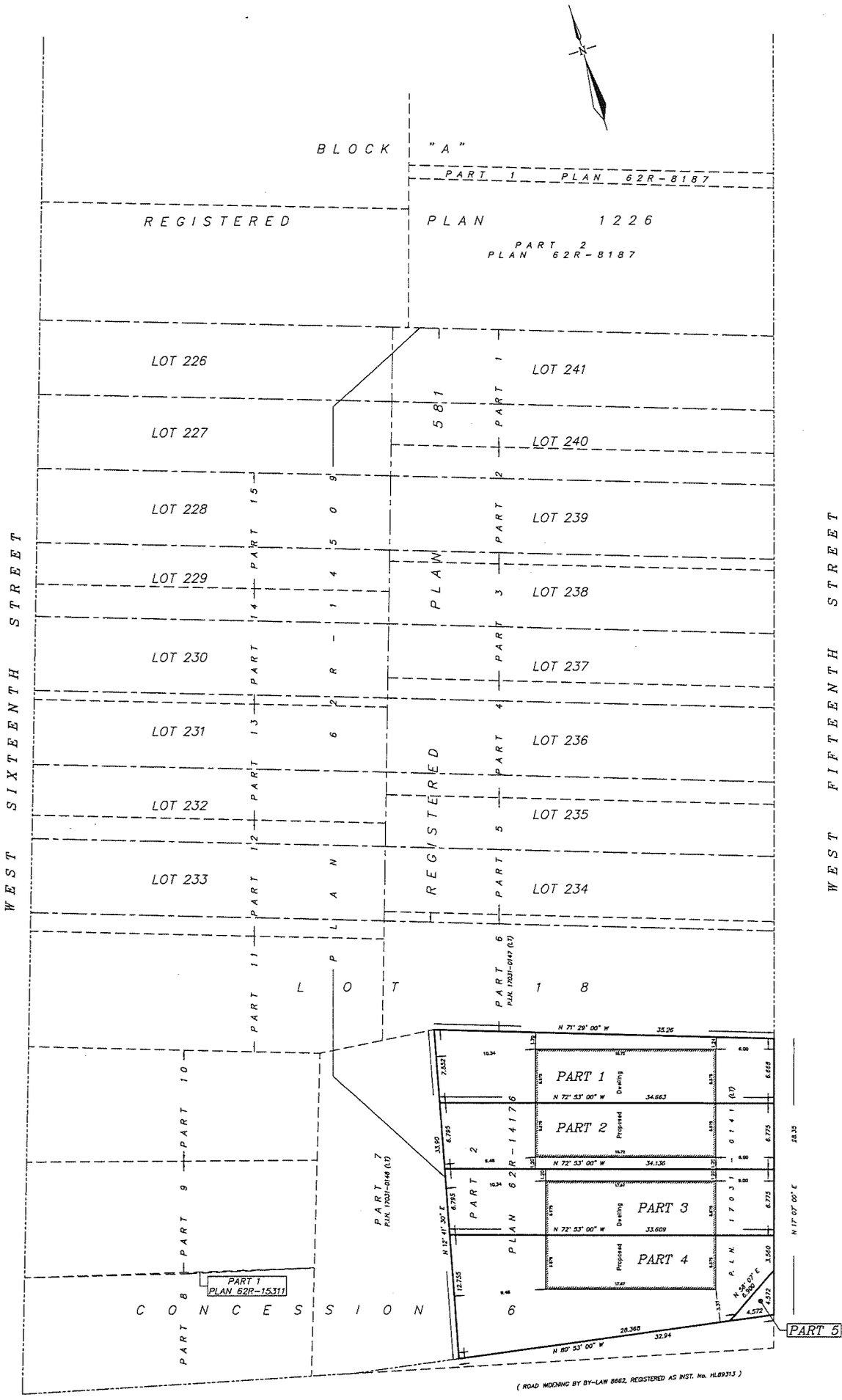
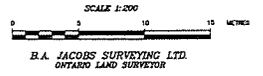
IBI GROUP
Suite 200, East Wing - 360 James St N
Hamilton ON L8L 1H5 Canada
tel 905 546 1010
ibigroup.com

CERTIFY
1. THIS SKETCH IS THE SUITABLE
2. THE S...

HM18-20:15
Sketch (1)

I REQUIRE THIS PLAN TO BE DEPOSITED UNDER THE LAND TITLES ACT.		PLAN 62R-		
DATE: _____		RECEIVED AND DEPOSITED _____		
BY: BRIAN JACOBS ONTARIO LAND SURVEYOR		DATE: _____		
REPRESENTATIVE FOR LAND REGISTRATION FOR THE LAND TITLES DIVISION OF ONTARIO (S.S. 42)		DATE: _____		
SCHEDULE				
PART	LOT	CONCESSION #	AREA (sq.m.)	
1	PART OF LOT 18	CONCESSION #	PART OF PLAN 17031-0141 (L7)	248.00
2	PART OF LOT 18	CONCESSION #	PART OF PLAN 17031-0141 (L7)	233.00
3	PART OF LOT 18	CONCESSION #	PART OF PLAN 17031-0141 (L7)	228.46
4	PART OF LOT 18	CONCESSION #	PART OF PLAN 17031-0141 (L7)	335.84
5	PART OF LOT 18	CONCESSION #	PART OF PLAN 17031-0141 (L7)	16.33
PARTS 1, 2, 3, 4 & 5 COMPRISE ALL OF PLAN 17031-0141 (L7)				

PLAN OF SURVEY OF
PART OF LOT 18
CONCESSION 6
(GEOGRAPHIC TOWNSHIP OF BARTON)
CITY OF HAMILTON



LEGEND AND NOTES:

- # DENOTES SURVEY MONUMENT FOUND
- DENOTES SURVEY MONUMENT PLANTED
- SD DENOTES STANDARD IRON BAR
- SD# DENOTES SHORT STANDARD IRON BAR
- IB# DENOTES IRON BAR
- IR# DENOTES ROUND IRON BAR
- CC DENOTES CUT CROSS
- (QU) DENOTES QUARRY UNKNOWN
- WT DENOTES WITNESS

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.

BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS AND UTM ZONE 17, NAD83 (ORIGINAL).

DISTANCES ARE GRID AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF _____

SPECIFIED CONTROL POINTS (SCP#): UTM ZONE 17, NAD83 (ORIGINAL). COORDINATES TO URBAN ACCURACY PER SEC. 14 (2) OF G.R.E.G. 214/10.		
POINT ID	NORTHING	EASTING

COORDINATES CANNOT, IN THEMSELVES, BE USED TO RE-ESTABLISH CORNERS OR BOUNDARIES SHOWN ON THIS PLAN

SURVEYOR'S CERTIFICATE

I CERTIFY THAT:

- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEY ACT, THE SURVEYORS ACT AND THE LAND TITLES ACT AND THE REGULATIONS MADE UNDER THEM.
- THE SURVEY WAS COMPLETED ON _____

DATE: _____
BRIAN JACOBS
ONTARIO LAND SURVEYOR

DRAFT

B.A. JACOBS SURVEYING LTD.
152 JACKSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L8N 1L2)
PHONE: 905-521-1525 FAX: 905-521-0278

HM/B-20.15
Sketch (2)

20-150519



Hamilton

Planning and Economic Development Department
 Planning Division

Committee of Adjustment
 City Hall
 5th floor, 71 Main Street West
 Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
 Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
 UNDER SECTION 53 OF THE PLANNING ACT**

Office Use Only

Date Application Received: Feb. 5 2020	Date Application Deemed Complete:	Submission No.: HM/B. 20:15	File No.:
---	-----------------------------------	--------------------------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Tuscany Hills Homes c/o Dominic Chiaravalle		
Applicant(s)*	Same As Owner		
Agent or Solicitor	IBI Group c/o Scott Arbuckle		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality Hamilton	Lot Part of 18	Concession 6	Former Township Barton
Registered Plan N°.	Lot(s)	Reference Plan N°.	Part(s)
Municipal Address 360 Mohawk Road West	Assessment Roll N°.		

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
- addition to a lot
- an easement

- Other: a charge
 a lease
 a correction of title

b) **Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):**

- | | |
|---|--|
| <input type="checkbox"/> creation of a new lot | Other: <input type="checkbox"/> a charge |
| <input type="checkbox"/> creation of a new non-farm parcel
(i.e. a lot containing a surplus farm dwelling
resulting from a farm consolidation) | <input type="checkbox"/> a lease |
| <input type="checkbox"/> addition to a lot | <input type="checkbox"/> a correction of title |
| | <input type="checkbox"/> an easement |

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

3.3 If a lot addition, identify the lands to which the parcel will be added:

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION

4.1 Description of land intended to be **Severed**: Part 3

Frontage (m)	Depth (m)	Area (m ² or ha)
6.775	+/-33m	229.48sq.m

Existing Use of Property to be severed:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Proposed Use of Property to be severed:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Building(s) or Structure(s):

Existing: Vacant

Proposed: 1 Semi-detached unit

Type of access: (check appropriate box)

- | | |
|---|--|
| <input type="checkbox"/> provincial highway | <input type="checkbox"/> right of way |
| <input type="checkbox"/> municipal road, seasonally maintained | <input type="checkbox"/> other public road |
| <input checked="" type="checkbox"/> municipal road, maintained all year | |

Type of water supply proposed: (check appropriate box)

- | | |
|--|--|
| <input checked="" type="checkbox"/> publicly owned and operated piped water system | <input type="checkbox"/> lake or other water body |
| <input type="checkbox"/> privately owned and operated individual well | <input type="checkbox"/> other means (specify) _____ |

Type of sewage disposal proposed: (check appropriate box)

- | |
|--|
| <input checked="" type="checkbox"/> publicly owned and operated sanitary sewage system |
| <input type="checkbox"/> privately owned and operated individual septic system |
| <input type="checkbox"/> other means (specify) _____ |

4.2 Description of land intended to be **Retained**: Part 4 & 5

Frontage (m)	Depth (m)	Area (m ² or ha)
8.132m	+/-28m	346.33sq.m

Existing Use of Property to be retained:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Proposed Use of Property to be retained:

- Residential
 Industrial
 Commercial
 Agriculture (includes a farm dwelling)
 Agricultural-Related
 Vacant
 Other (specify) _____

Building(s) or Structure(s):

Existing: Vacant

Proposed: 1 Semi-detached unit

Type of access: (check appropriate box)

- provincial highway
 right of way
 municipal road, seasonally maintained
 other public road
 municipal road, maintained all year

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 lake or other water body
 privately owned and operated individual well
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.3 Other Services: (check if the service is available)

- electricity
 telephone
 school bussing
 garbage collection

5 CURRENT LAND USE

5.1 What is the existing official plan designation of the subject land?

Rural Hamilton Official Plan designation (if applicable): _____

Urban Hamilton Official Plan designation (if applicable) Neighbourhoods

Please provide an explanation of how the application conforms with a City of Hamilton Official Plan.

The Consent application conforms to the UHOP as within the Neighbourhood Designation, new lots created can be adequately services by municipal water and wastewater systems and have frontages onto a public road. The new lots generally reflect the scale and character of the surrounding neighbourhood.

5.2 What is the existing zoning of the subject land? C - Urban Protected Residential

If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number? _____

5.3 Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check the appropriate boxes, if any apply.

Use or Feature	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
An agricultural operation, including livestock facility or stockyard	<input type="checkbox"/>	

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use Mohawk Trail School Museum
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Previous knowledge of the property
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

Yes No

The consent application is consistent with the Policy Statement and matters of Provincial interest as a vacant

residential lot will be converted into 4 residential lots, thereby providing another range of housing and making a more efficient use of existing infrastructure.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the PPS as it intensifies the area through developing a vacant underutilized parcel into 4 residential lots, thereby efficiently using land and servicing. It is transit supportive and complies with the PPS's housing policies, by adding to the range of housing and increasing density through infill development.

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

The application conforms to the GGH as the subject lands are within the built up area, therefore, there is existing municipal water and sanitary infrastructure. The proposed infill development will add to the mix of housing forms and accommodates the 40% intensification target date for the City of Hamilton.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

- Rural Settlement Area Severance or Lot Addition
- Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)
- Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

- Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m2 or ha):
---------------	------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
----------------------------------	-------------------------------------

Front yard set back: _____

d) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

- Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
----------------------------------	-------------------------------------

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

road or a right of way;

(h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

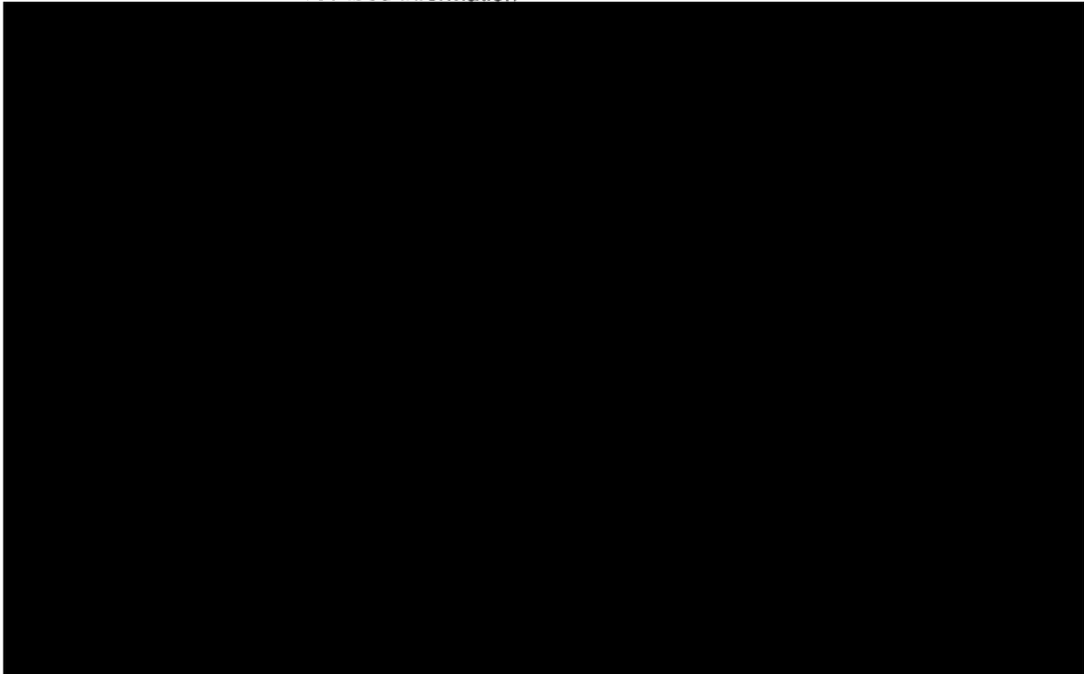
I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

JM 31/2020
Date


Signature of Owner

14 AFFIDAVIT OR SWORN DECLARATION

14.1 Declaration For the Prescribed Information



15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Tuscany Hills Homes, am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize IBI Group, as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

JM 31/2020
Date


Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Tuscany Hills Homes, the Owner, hereby agree and acknowledge
(*Print name of Owner*)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

DM 31/2020

Date

Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (**A cheque or money order payable to the City of Hamilton**)



IBI GROUP
200 East Wing—360 James Street North
Hamilton ON L8L 1H5 Canada
tel 905 546 1010 fax 905 546 1011
ibigroup.com

February 4th 2020

Mr. Scott Baldry
Secretary-Treasurer, Committee of Adjustment
City of Hamilton
71 Main St W, 5th Floor
Hamilton ON L8P 4Y5

Dear Mr. Baldry:

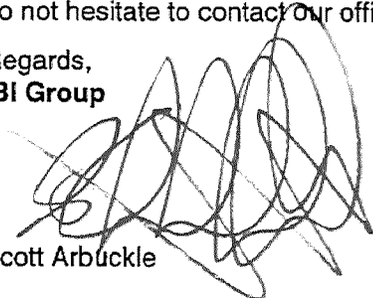
**CONSENT TO SEVER APPLICATION 3
360 MOHAWK ROAD WEST**

We represent the owners of 360 Mohawk Road West and on behalf of our client we are pleased to submit for review and approval an application for Consent to Sever for the above noted property. This application will facilitate the separate of one semi-detached unit (Part 3) from the adjoining semi-detached unit (Part 4). In support of this application, please find enclosed the following:

- Two (2) copies of the draft Reference Plan as prepared by B.A. Jacobs;
- Two (2) copies of the proposed Severance Concept as prepared by our Office;
- Two (2) copies of the completed Consent to Sever Application form as prepared by our Office; and
- One (1) cheque in the amount of \$2,845.00 made payable to the City of Hamilton;

We trust the above noted submission is in order. Should you require further information, please do not hesitate to contact our office.

Regards,
IBI Group


Scott Arbuckle

Encl.

Cc: Domenic Chiaravalle, Owner, Tuscany Hill Homes
Angela Buonamici, Project Coordinator, IBI Group



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
 Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: AN/B-20:12

SUBJECT PROPERTY: 372 Springbrook Ave., Ancaster

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Laudis Corporation
 Agent: T. Johns Consulting Group c/o Katelyn Gillis

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land for residential purposes as shown on the attached sketch.

Severed lands (Part 1):
 13.26m[±] x 32m[±] and an area of 424.32m^{2±}

Retained lands (Part 2):
 13.26m[±] x 32m[±] and an area of 424.32m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th , 2020
TIME: 2:30 p.m.
PLACE: Via video link or call in (see attached sheet for details)
 To be streamed at
www.hamilton.ca/committeeofadjustment
 for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission

AN/B-20:12

Page 2

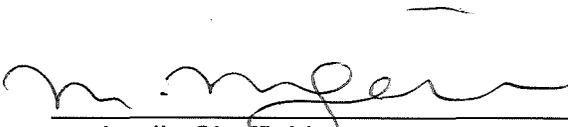
to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.

MORE INFORMATION

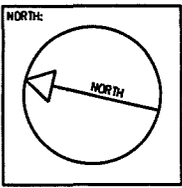
For more information on this application, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020

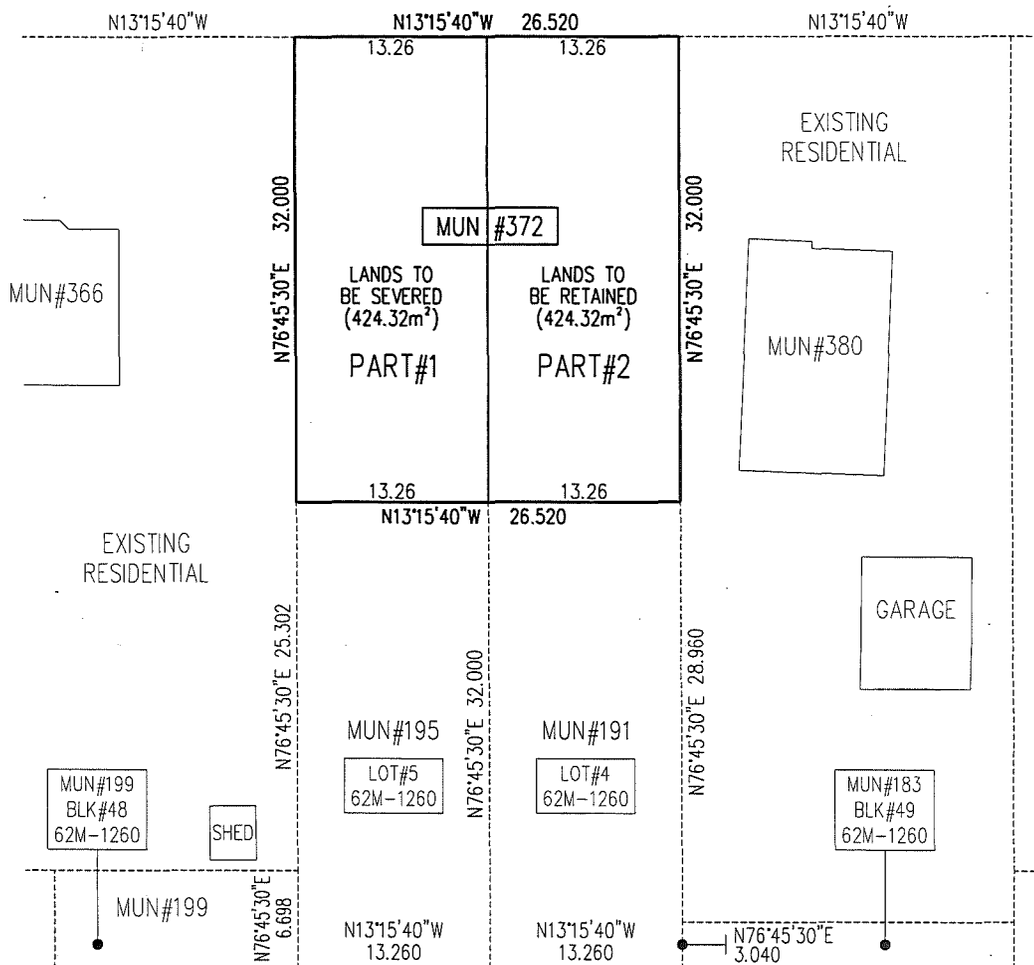

for Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



MUN#365 MUN#369 MUN#373 MUN#377 MUN#379

SPRINGBROOK AVENUE



KLEIN CIRCLE

MUN#202 MUN#198 MUN#194 MUN#190 MUN#186 MUN#182

AN/B 20:12
Sketch

CONSULTANT:
URBEX ENGINEERING LIMITED
 161 REBECCA STREET
 HAMILTON ON, L8R 1B9
 TEL: 905-522-3328
 FAX: 905-522-0452
 EMAIL: info@urbex.biz

PLANNER:
 T. JOHNS CONSULTING GROUP

MUNICIPAL #372 SEVERANCE PLAN ANCASTER, ONTARIO

ORIG. DATE:
2020-01-20

REVISED:
2020-01-24

DRAWN:
HK

FILE No.:
D0054-P00-03

FILE NAME:
O1SKT-SBW-MUN372-2020-01-24.dwg

SCALE:
1:400

DWG:
01



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor, 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
UNDER SECTION 53 OF THE PLANNING ACT**

Office Use Only

Date Application Received:	Date Application Deemed Complete:	Submission No.:	File No.:
----------------------------	-----------------------------------	-----------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Laudis Corporation		
Applicant(s)*			Business () Fax: () E-mail:
Agent or Solicitor	T. Johns Consulting Group c/o Katelyn Gillis		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality City of Hamilton	Lot	Concession	Former Township Ancaster
Registered Plan N°.	Lot(s) 1 and 2	Reference Plan N°.	Part(s)
Municipal Address 372 Springbrook Avenue, Ancaster	Assessment Roll N°. 14028024990		

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
 addition to a lot
 an easement

- Other: a charge
 a lease
 a correction of title

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
 creation of a new non-farm parcel
 (i.e. a lot containing a surplus farm dwelling
 resulting from a farm consolidation)
 addition to a lot
- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

N/A

3.3 If a lot addition, identify the lands to which the parcel will be added:

N/A

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION

4.1 Description of land intended to be **Severed**: PART 1

Frontage (m)	Depth (m)	Area (m ² or ha)
13.26m	32m	424.32m ²

Existing Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Proposed Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: Single Detached Dwelling

Type of access: (check appropriate box)

- provincial highway
 municipal road, seasonally maintained
 municipal road, maintained all year
- right of way
 other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 privately owned and operated individual well
- lake or other water body
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.2 Description of land intended to be **Retained**: PART 2

Frontage (m)	Depth (m)	Area (m ² or ha)
13.26m	32m	424.32m ²

Existing Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use _____
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Landowners knowledge.
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

- Yes No

Represents good land use planning by providing an appropriate residential use that does not over intensify the subject lands.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the Provincial Policy Statement in that growth is directed to Settlement Areas adjacent to existing residential development.

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

This application is consistent with the Growth Plan as the site is located in a Built-Up area which is already serviced.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

8 HISTORY OF THE SUBJECT LAND

- 8.1 Has the subject land ever been the subject of an application for approval of a plan of subdivision or a consent under sections 51 or 53 of the *Planning Act*?
 Yes No Unknown

If YES, and known, indicate the appropriate application file number and the decision made on the application.

_____ N/A _____

- 8.2 If this application is a re-submission of a previous consent application, describe how it has been changed from the original application.

_____ N/A _____

- 8.3 Has any land been severed or subdivided from the parcel originally acquired by the owner of the subject land? Yes No

If YES, and if known, provide for each parcel severed, the date of transfer, the name of the transferee and the land use.

- 8.4 How long has the applicant owned the subject land?
 Since approximately 2007

- 8.5 Does the applicant own any other land in the City? Yes No

If YES, describe the lands in "11 - Other Information" or attach a separate page.

9 OTHER APPLICATIONS

- 9.1 Is the subject land currently the subject of a proposed official plan amendment that has been submitted for approval? Yes No Unknown

If YES, and if known, specify file number and status of the application.

- 9.2 Is the subject land the subject of any other application for a Minister's zoning order, zoning by-law amendment, minor variance, consent or approval of a plan of subdivision?
 Yes No Unknown

If YES, and if known, specify file number and status of the application(s).

File number _____ Status _____

10 RURAL APPLICATIONS

- 10.1 Rural Hamilton Official Plan Designation(s)

- | | | |
|--|-------------------------------------|---|
| <input type="checkbox"/> Agricultural | <input type="checkbox"/> Rural | <input type="checkbox"/> Specialty Crop |
| <input type="checkbox"/> Mineral Aggregate Resource Extraction | <input type="checkbox"/> Open Space | <input type="checkbox"/> Utilities |
| <input type="checkbox"/> Rural Settlement Area (specify) _____ | _____ | _____ |
| | Settlement Area | Designation |

If proposal is for the creation of a non-farm parcel resulting from a farm consolidation, indicate the existing land use designation of the abutting or non-abutting farm operation.

- 10.2 Type of Application (select type and complete appropriate sections)

- | | | |
|--|---|-------------------------|
| <input type="checkbox"/> Agricultural Severance or Lot Addition | } | (Complete Section 10.3) |
| <input type="checkbox"/> Agricultural Related Severance or Lot Addition | | |
| <input type="checkbox"/> Rural Resource-based Commercial Severance or Lot Addition | | |
| <input type="checkbox"/> Rural Institutional Severance or Lot Addition | | |

- Rural Settlement Area Severance or Lot Addition
- Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)
- Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands**a) Lands to be Severed:**

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)**a) Location of abutting farm:**

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

- Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)**a) Location of non-abutting farm**

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

d) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

- Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

Laudis Corporation is part owner in the lands developed as Springbrook Meadows Estates, Phase 1 62M-1260

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

road or a right of way;

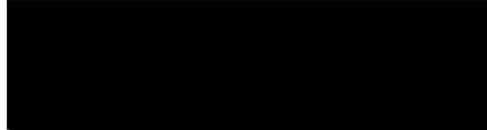
(h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

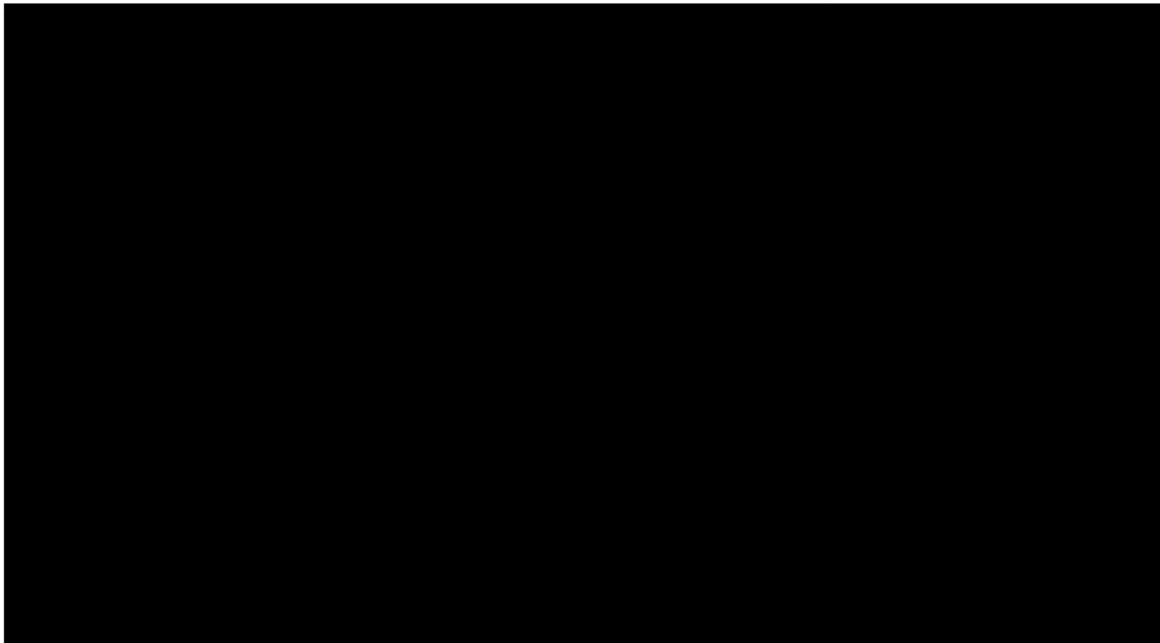
February 4, 2020

Date



14 AFFIDAVIT OR SWORN DECLARATION

14.1 Declaration For the Prescribed Information



15 AUTHORIZATIONS

15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Laudis Corp., am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize T. Johns Consulting Group, as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

February 4, 2020

Date



Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

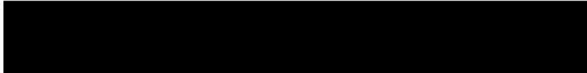
Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Laudis Corp., the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

February 4, 2020
Date


Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (A cheque or money order payable to the City of Hamilton)

CITY OF HAMILTON
COST ACKNOWLEDGEMENT AGREEMENT

This Agreement made this ____ day of _____, 20____.

BETWEEN:

Applicant's name(s)
hereinafter referred to as the "Developer"

-and-

City of Hamilton

hereinafter referred to as the "City"

WHEREAS the Developer represents that he/she is the registered owner of the lands described in Schedule "A" attached hereto, and which lands are hereinafter referred to as the "lands";

AND WHEREAS the Developer has filed for an application for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval/minor variance.

AND WHEREAS it is a policy of the City that any City costs associated with an appeal to the Local Planning Appeal Tribunal, by a party other than the Developer, of an approval of a consent, rezoning, official plan amendment, plan of subdivision, and/or minor variance, such as, but not limited to, legal counsel costs, professional consultant costs and City staff costs, shall be paid by the Developer.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the sum of two dollars (\$2.00) now paid by the City to the Developer, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. In this Agreement:
 - (a) "application" means the application(s) for a (circle applicable) consent/rezoning/official plan amendment/subdivision approval or minor variance dated _____ with respect to the lands described in Schedule "A" hereto.
 - (b) "Expenses" means all expenses incurred by the City if the application is: (a) approved by the City; (b) appealed to the Local Planning Appeal Tribunal by a party other than the developer; and (c) the City appears before the Local Planning Appeal Tribunal or any other tribunal or Court in support of the application, including but not limited to: City staff time, City staff travel expenses and meals, City disbursements, legal counsel fees and disbursements and all consultant fees and disbursements including, without limiting the generality of the foregoing planning, engineering or other professional expenses
2. The City agrees to process the application and, where the application is approved by the City but appealed to the Local Planning Appeal Tribunal by a party other than the Developer, the Developer shall file an initial deposit, in the form of certified cheque or cash with the General Manager, Finance & Corporate Services within fifteen days of the date of the appeal of the application by a third party in the amount of 50% of the estimated expenses associated with the appeal as estimated by the City Solicitor in his sole discretion which shall be credited against the Expenses.
3. It is hereby acknowledged that if the deposit required pursuant to section 2 of this Agreement is not paid by the Developer the City shall have the option, at its sole discretion, of taking no further steps in supporting the Developer's application before the Local Planning Appeal Tribunal.
4. It is hereby acknowledged that all expenses shall be paid for by the Developer. The Developer shall reimburse the City for all expenses the City may be put to in respect of the application upon demand.

5. It is hereby acknowledged and agreed that all expenses shall be payable by the Developer whether or not the Developer is successful before the Local Planning Appeal Tribunal or any other tribunal or Court in obtaining approval for their application.
6. The City shall provide the Developer with copies of all invoices of external legal counsel or consultants included in the expenses claimed by the City.
7. The City shall provide the Developer with an accounting of all staff costs and City disbursements included in the expenses claimed by the City.
8. The City may, at any time, draw upon the funds deposited in accordance with sections 2 and 9 of this Agreement to satisfy expenses incurred pursuant to the appeal of the application.
9. In the event that the amount deposited pursuant to section 2 of this Agreement is reduced to less than 10% of the initial deposit, the City may halt all work in respect of the appeal of the application until the Developer deposits with the City a sum sufficient to increase the deposit to an amount which is equal to 100% of the expenses estimated pursuant to paragraph 2 of this Agreement and still to be incurred by the City.
10. Within 60 days of: (a) a decision being rendered in respect of the appeal or any legal proceedings resulting from the decision, whichever is later; or (b) the termination of all legal proceedings in respect of the application, the City shall prepare and submit a final account to the Developer. If there are any deposit funds remaining with the City they shall be applied against the account. Any amount owing in respect of the final account in excess of deposit funds shall be paid by the Developer within 30 days of the date of the final account. If any deposit funds are remaining after the final account has been paid they shall be returned to the developer within 30 days of the date of the final account.
11. This Agreement shall not be construed as acceptance of the application and nothing herein shall require or be deemed to require the City to approve the application.
12. This Agreement shall not stand in lieu of or prejudice the rights of the City to require such further and other agreements in respect of the application that the City may deem necessary.
13. Every term, covenant, obligation and condition in this Agreement ensures to the benefit of and is binding upon the parties hereto and their respective heirs, executors, administrators, successors, trustees and assigns.
14. When the context so requires or permits, the singular number is to be read as if the plural were expressed, and the masculine gender as if the feminine, as the case may be, were expressed; and,
15. This Agreement and the schedules hereto constitute the entire agreement between the parties in respect of the subject matter contained herein and is not subject to, or in addition to, any other agreements, warranties or understandings, whether written, oral or implied. This Agreement may not be modified or amended except by instrument in writing signed by the Developer and the City, and,
16. The waiver or acquiescence by the City of any default by the Developer under any obligation to comply with this Agreement shall not be deemed to be a waiver of that obligation or any subsequent or other default under this Agreement.
17. The Developer covenants and agrees to be bound by the terms and conditions of this Agreement and not to seek a release from the provisions thereof until such time as the Developer's obligations hereunder have been assumed by its successor, assignee or transferee by way of written agreement in the form set out in Schedule "B" to this Agreement.

IN WITNESS WHEREOF the parties hereto have set their corporate seals under the hands of their duly authorized officers.

DATED at _____ this _____ day of _____, 20 ____.

WITNESS

Per:

I have authority to bind the corporation.

WITNESS

Per:

I have authority to bind the corporation

DATED at Hamilton, Ontario this ____ day of _____, 20 ____.

City of Hamilton

Per: _____
Mayor

Per: _____
Clerk

Schedule "A"
Description of Lands

SCHEDULE "B"
FORM OF ASSUMPTION AGREEMENT

THIS AGREEMENT dated the _____ day of _____, 20_____ .

BETWEEN

(hereinafter called the "Owner")

OF THE FIRST PART

-and-

(hereinafter called the "Assignee")

OF THE SECOND PART

-and-

CITY OF HAMILTON
(hereinafter called the "Municipality")

OF THE THIRD PART

WHEREAS the owner and the Municipality entered into and executed a Cost Acknowledgement Agreement dated _____.

AND WHEREAS Assignee has indicated that it will assume all of the Owner's duties, liabilities and responsibilities as set out in the Cost Acknowledgement Agreement.

AND WHEREAS Council for the Municipality has consented to releasing the Owner from its duties, liabilities and responsibilities under said Cost Acknowledgement Agreement subject to the Assignee accepting and assuming the Owner's duties, liabilities and responsibilities and subject to the Assignee the Owner and the Municipality entering into and executing an Assumption Agreement.

NOW THEREFORE THIS AGREEMENT WITNESSETH THAT in consideration of the mutual covenants hereinafter expressed and other good and valuable consideration, the parties hereto agree as follows.

1. The Assignee covenants and agrees to accept, assume and to carry out the Owner's duties, liabilities and responsibilities under the Cost Acknowledgement Agreement and in all respects to be bound under said Cost Acknowledgement Agreement as if the Assignee had been the original party to the agreement in place of the Owner.
2. The Municipality hereby releases the Owner from all claims and demands of any nature whatsoever against the Owner in respect of the Cost Acknowledgement Agreement. The Municipality hereby accepts the Assignee as a party to the Cost Acknowledge Agreement in substitution of the Owner, and agrees with the Assignee that the Assignee will be bound by all the terms and conditions of the Cost Acknowledgement Agreement as if the Assignee had been the original executing party in place of the Owner.
3. All of the terms, covenants, provisos and stipulations in the said Cost Acknowledgement Agreement are hereby confirmed in full force save and except for such modifications as are necessary to make said clauses applicable to the Assignee.

IN WITNESS WHEREOF the Parties have hereunto affixed their corporate seals duly attested to by their proper signing officers in that behalf.

SIGNED, SEALED AND DELIVERED

 c/s

Owner:
Title:
I have authority to bind the corporation

_____ c/s

Assignee:
Title:
I have authority to bind the corporation

CITY OF HAMILTON

Mayor

Clerk



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:11

SUBJECT PROPERTY: 73 Chipman Ave., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICANT(S): Owner: Atlas Homes Corp. c/o Tarik Abbas
T. Johns Consulting Ltd. c/o Katelyn Gillis

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land for residential purposes, existing dwelling to remain.

Severed lands:

14.6m[±] x 46.7m[±] and an area of 682.2m^{2±}

Retained lands:

15.8m[±] x 46.7m[±] and an area of 742.0m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th , 2020

TIME: 2:35 p.m.

PLACE: **Via video link or call in (see attached sheet for details)**

To be streamed at

www.hamilton.ca/committeeofadjustment

for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission

HM/B-20:11

Page 2

to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

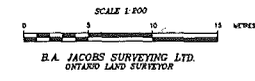
DATED: June 9th, 2020



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

SURVEYOR'S REAL PROPERTY REPORT - PART 1
PLAN OF
LOT 8
REGISTERED PLAN 1053



BENCHMARK NOTE:
WEST FACE, NORTHWEST CORNER OF 89 STONE CHURCH ROAD ON THE SOUTHEAST CORNER OF STONE CHURCH ROAD AND WEST 5th STREET PLACED IS SET ON THE SECOND ROW OF BLOCKS UP FROM THE GROUND 0.30m. IN FROM THE CORNER. ELEVATION = 222.830 m.

- LEGEND AND NOTES:**
- DENOTES SURVEY MONUMENT FOUND
 - DENOTES SURVEY MONUMENT PLANNED
 - SB DENOTES STANDARD IRON BAR
 - SSB DENOTES SHORT STANDARD IRON BAR
 - RB DENOTES ROAD IRON BAR
 - OSB DENOTES OILY IRON BAR
 - OSU DENOTES OILY SIGN
 - WT DENOTES WITNESS
 - PI DENOTES REGISTERED PLAN 1053
 - P2 DENOTES PLAN 82R-17823
 - (P12) DENOTES A.C. CLAMP O.D.L.S.
 - (P12) DENOTES REGION OF HAMILTON NORTHWEST
 - CB DENOTES CATCH BASIN
 - M.N. DENOTES MANHOLE
 - T.C. DENOTES TOP OF CURB
 - T.R.W. DENOTES TRENCH RETAINING WALL
 - T.W. DENOTES TOP OF WALL
 - U.S. DENOTES UTILITY POLE
 - Ø.30 DENOTES DIAMETER OF TREE

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.
BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS 071811253 AND 072009007, UTM ZONE 17, MAGNETIC (ORIGINAL).
DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF 0.9999707.



THIS REPORT WAS PREPARED FOR TARIK ABBAS.

PART 2
THIS PLAN MUST BE READ IN CONJUNCTION WITH SURVEY REPORT DATED: JANUARY 15, 2020.

SURVEYOR'S CERTIFICATE

1. I CERTIFY THAT:
1. THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYORS ACT, THE SURVEYORS REG. AND THE REGULATIONS MADE UNDER THEM.
2. THE SURVEY WAS COMPLETED ON JANUARY 8, 2020.

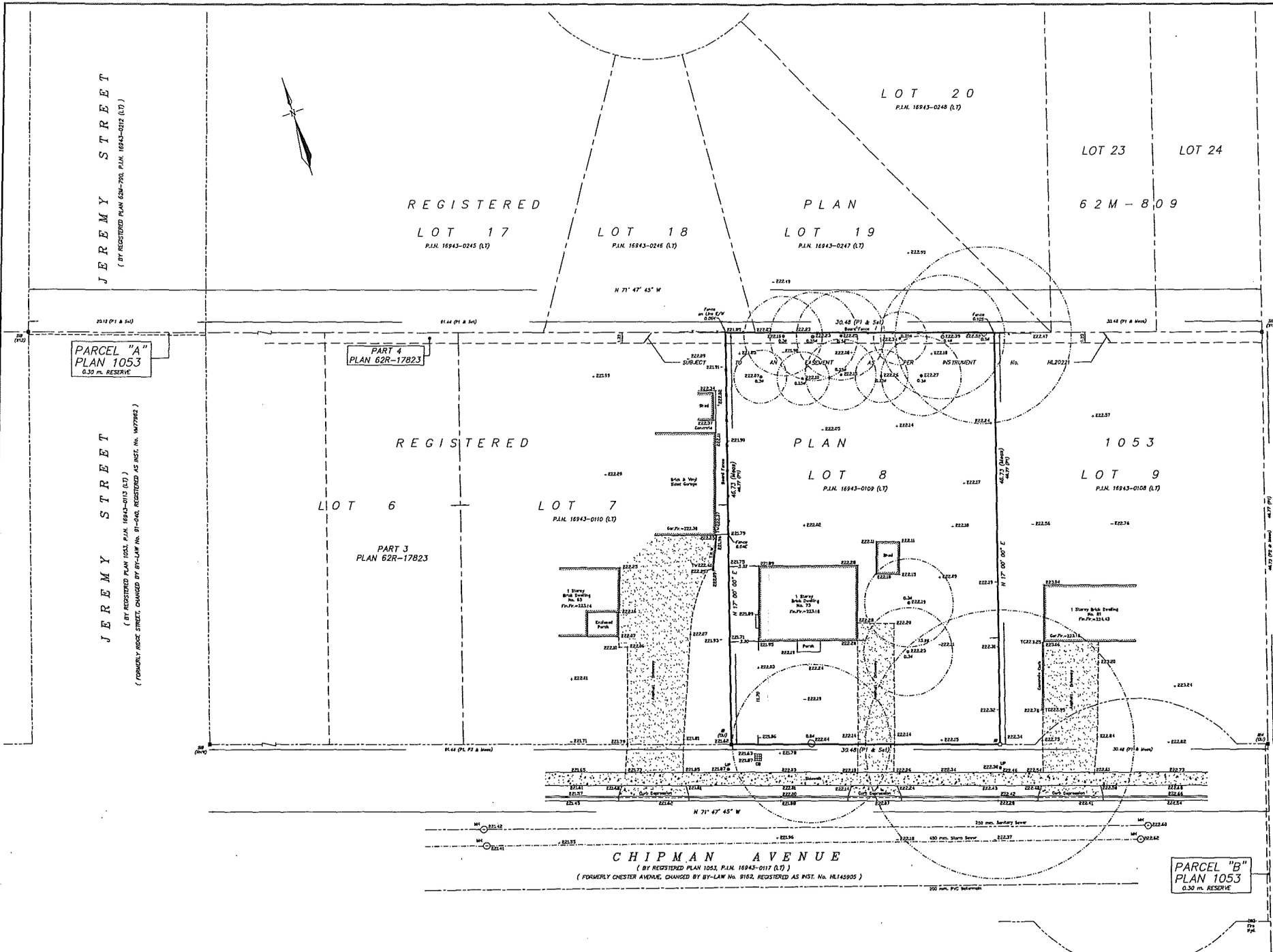
JANUARY 15, 2020
DATE
BRYAN JACOBS
ONTARIO LAND SURVEYOR

B.A. JACOBS SURVEYING LTD.
158 JACKSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L8N 1J5)
PHONE: 905-521-1535 b.jacob@ba-jacob.com



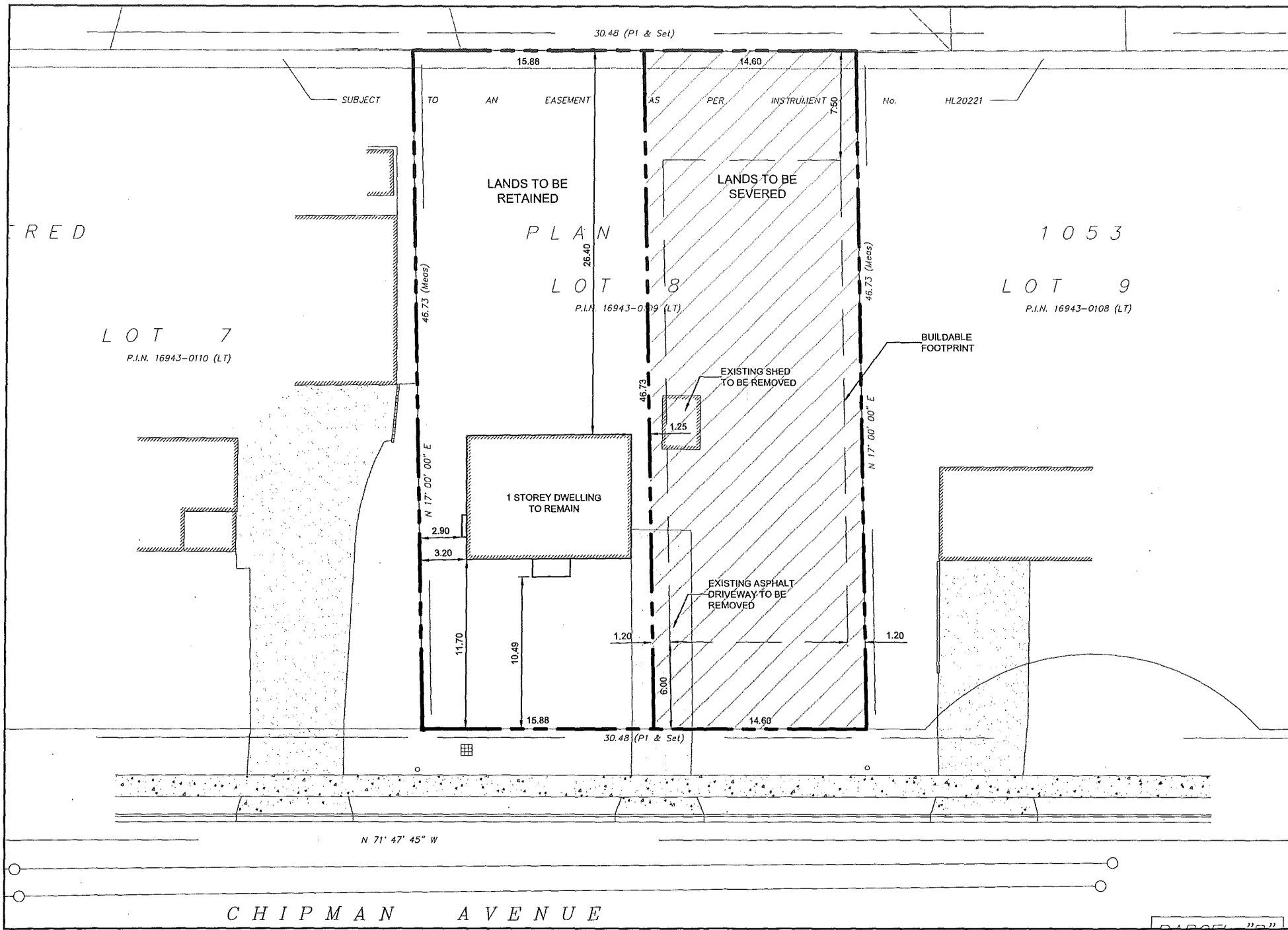
JEREMY STREET
(BY REGISTERED PLAN 62M-790, P.L.N. 18943-0212 (L7))

JEREMY STREET
(BY REGISTERED PLAN 102A, P.L.N. 18943-0112 (L7))
(FORMERLY RICE STREET, CHANGED BY BY-LAW No. 91-046, REGISTERED AS INST. No. W177882)



NOTE:
UNDERGROUND SERVICE LOCATIONS WERE DERIVED FROM INFORMATION PROVIDED BY THE CITY OF HAMILTON.
UNDERGROUND SERVICE LOCATIONS MUST BE VERIFIED PRIOR TO CONSTRUCTION.

Am/B 20:11
Sketch 1



LEGAL DESCRIPTION

PART OF LOT 8 REGISTERED PLAN 1053

REVISIONS

REV.	DESCRIPTION	DATE	INT.
A	ISSUE	24-01-2020	JB

DISCLAIMER
 THIS DRAWING IS THE INTELLECTUAL PROPERTY OF T. JOHNS CONSULTING GROUP LTD. AND IS PROTECTED UNDER COPYRIGHT.
 ANY DISCREPANCIES SHALL BE REPORTED TO T. JOHNS CONSULTING GROUP LTD. PRIOR TO THE START OF CONSTRUCTION.
 THIS DRAWING IS NOT TO BE USED FOR CONSTRUCTION UNLESS OTHERWISE INDICATED.

LEGEND

LANDS TO BE SEVERED

T. JOHNS CONSULTING GROUP
CONSULTING ENGINEERS & ARCHITECTS
 310 LIVERIDGE ROAD WEST, SUITE 6 HAMILTON ONTARIO, L9C 2V2 P 905-574-1923 F 905-527-9559

PROJECT TITLE
 73 CHIPMAN AVENUE
 HAMILTON, ONTARIO

DRAWING TITLE
 CONSENT SKETCH

DRAWN BY JB	DESIGNED BY JB
PRINT DATE 24-JAN-2020	PROJECT NUMBER 11902
REVISION A	DRAWING NUMBER CS1-1
SCALE 1:250	

Hm/B 20:11
 sketch 2

Plotted by: Jennifer Badley, 24-JAN-2020, 2:55PM



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor, 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
Fax (905) 546-4202

APPLICATION FOR CONSENT TO SEVER LAND UNDER SECTION 53 OF THE *PLANNING ACT*

Office Use Only

Date Application Received:	Date Application Deemed Complete:	Submission No.:	File No.:
----------------------------	-----------------------------------	-----------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Atlas Homes Corp. c/o Tarik Abbas		
Applicant(s)*	Same as above.		
Agent or Solicitor	T. Johns Consulting Group Ltd.c/o Katelyn Gillis		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality Hamilton	Lot	Concession	Former Township Hamilton
Registered Plan N°. 1053	Lot(s) 8	Reference Plan N°.	Part(s) 1
Municipal Address 73 Chipman Avenue, Hamilton			Assessment Roll N°. 07087103340

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
 addition to a lot
 an easement

- Other: a charge
 a lease
 a correction of title

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
 creation of a new non-farm parcel
(i.e. a lot containing a surplus farm dwelling resulting from a farm consolidation)
 addition to a lot
- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

Atlas Homes Corp. c/o Tarik Abbas

3.3 If a lot addition, identify the lands to which the parcel will be added:

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION

4.1 Description of land intended to be Severed:

Frontage (m) 14.60m	Depth (m) 46.73m	Area (m ² or ha) 682.25 sqm
------------------------	---------------------	---

Existing Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Proposed Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant.

Proposed: single detached dwelling.

Type of access: (check appropriate box)

- provincial highway
 municipal road, seasonally maintained
 municipal road, maintained all year
- right of way
 other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 privately owned and operated individual well
- lake or other water body
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.2 Description of land intended to be Retained:

Frontage (m) 15.88m	Depth (m) 46.73m	Area (m ² or ha) 742.07 sqm
------------------------	---------------------	---

Existing Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Proposed Use of Property to be retained:

- Residential
 Industrial
 Commercial
 Agriculture (includes a farm dwelling)
 Agricultural-Related
 Vacant
 Other (specify) _____

Building(s) or Structure(s):

Existing: single detached dwelling.

Proposed: single detached dwelling.

Type of access: (check appropriate box)

- provincial highway
 right of way
 municipal road, seasonally maintained
 other public road
 municipal road, maintained all year

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 lake or other water body
 privately owned and operated individual well
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.3 Other Services: (check if the service is available)

- electricity
 telephone
 school bussing
 garbage collection

5 CURRENT LAND USE

5.1 What is the existing official plan designation of the subject land?

Rural Hamilton Official Plan designation (if applicable): _____

Urban Hamilton Official Plan designation (if applicable) Neighbourhoods

Please provide an explanation of how the application conforms with a City of Hamilton Official Plan.

The application conforms to the UHOP under which the subject lands are

designated Neighbourhoods, which permit single detached dwellings.

5.2 What is the existing zoning of the subject land?

If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number? "C" Urban Protected Residential, Etc. (Former Hamilton Zoning By-Law No. 6593

5.3 Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check the appropriate boxes, if any apply.

Use or Feature	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
An agricultural operation, including livestock facility or stockyard	<input type="checkbox"/>	

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use _____
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Landowners Knowledge.
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)
- Yes No
-

Represents good planning in that proposed residential use does

not over intensify the subject lands, although supports infill

development.

- b) Is this application consistent with the Provincial Policy Statement (PPS)?
 Yes No (Provide explanation)

This application is consistent with the Provincial Policy

Statement in that growth is directed to Settlement Areas adjacent

to existing residential development.

- c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?
 Yes No (Provide explanation)

This application is consistent with the Growth Plan as the site is

located in a Built-Up area which is already serviced.

- d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

- e) Are the subject lands subject to the Niagara Escarpment Plan?
 Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

- f) Are the subject lands subject to the Parkway Belt West Plan?
 Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

- g) Are the subject lands subject to the Greenbelt Plan?
 Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

8 HISTORY OF THE SUBJECT LAND

8.1 Has the subject land ever been the subject of an application for approval of a plan of subdivision or a consent under sections 51 or 53 of the *Planning Act*?
 Yes No Unknown

If YES, and known, indicate the appropriate application file number and the decision made on the application.

8.2 If this application is a re-submission of a previous consent application, describe how it has been changed from the original application.

8.3 Has any land been severed or subdivided from the parcel originally acquired by the owner of the subject land? Yes No

If YES, and if known, provide for each parcel severed, the date of transfer, the name of the transferee and the land use.

8.4 How long has the applicant owned the subject land?

3-4 ~~kg~~ months

8.5 Does the applicant own any other land in the City? Yes No
 If YES, describe the lands in "11 - Other Information" or attach a separate page.

9 OTHER APPLICATIONS

9.1 Is the subject land currently the subject of a proposed official plan amendment that has been submitted for approval? Yes No Unknown

If YES, and if known, specify file number and status of the application.

9.2 Is the subject land the subject of any other application for a Minister's zoning order, zoning by-law amendment, minor variance, consent or approval of a plan of subdivision? Yes No Unknown

If YES, and if known, specify file number and status of the application(s).

File number _____ Status _____

10 RURAL APPLICATIONS

10.1 Rural Hamilton Official Plan Designation(s)

- | | | |
|--|-------------------------------------|---|
| <input type="checkbox"/> Agricultural | <input type="checkbox"/> Rural | <input type="checkbox"/> Specialty Crop |
| <input type="checkbox"/> Mineral Aggregate Resource Extraction | <input type="checkbox"/> Open Space | <input type="checkbox"/> Utilities |
| <input type="checkbox"/> Rural Settlement Area (specify) _____ | _____ | _____ |
| | Settlement Area | Designation |

If proposal is for the creation of a non-farm parcel resulting from a farm consolidation, indicate the existing land use designation of the abutting or non-abutting farm operation.

10.2 **Type of Application** (select type and complete appropriate sections)

- | | | |
|--|---|-------------------------|
| <input type="checkbox"/> Agricultural Severance or Lot Addition
<input type="checkbox"/> Agricultural Related Severance or Lot Addition
<input type="checkbox"/> Rural Resource-based Commercial Severance or Lot Addition
<input type="checkbox"/> Rural Institutional Severance or Lot Addition | } | (Complete Section 10.3) |
|--|---|-------------------------|

Rural Settlement Area Severance or Lot Addition

Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)

Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m2 or ha):
---------------	------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
----------------------------------	-------------------------------------

Front yard set back: _____

d) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

- Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
----------------------------------	-------------------------------------

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - i) are located on the subject land an on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

road or a right of way;

(h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

February 4, 2020
Date

[Redacted Signature]
Signature of Owner

14 AFFIDAVIT OR SWORN DECLARATION

14.1 Declaration For the Prescribed Information

[Redacted Declaration Content]

Expires January 7, 2023.

15 AUTHORIZATIONS

15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Atlas Homes Corp., am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize T. Johns Consulting Group as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

February 4, 2020
Date

[Redacted Signature]
Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Atlas Homes Corp, the Owner, hereby agree and acknowledge
(Print name of Owner) (Tarik Abbas)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

February 4, 2020
Date



Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

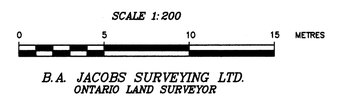
A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (**A cheque or money order payable to the City of Hamilton**)

SURVEYOR'S REAL PROPERTY REPORT - PART 1
PLAN OF
LOT 8
REGISTERED PLAN 1053



BENCHMARK NOTE:
WEST FACE, NORTHWEST CORNER OF 89 STONE CHURCH ROAD ON THE SOUTHEAST CORNER OF STONE CHURCH ROAD AND WEST 5th STREET. PLAQUE IS SET ON THE SECOND ROW OF BLOCKS UP FROM THE GROUND 0.30m. IN FROM THE CORNER. ELEVATION = 222.830 m.

- LEGEND AND NOTES:**
- DENOTES SURVEY MONUMENT FOUND
 - DENOTES SURVEY MONUMENT PLANTED
 - SIB DENOTES STANDARD IRON BAR
 - SSIB DENOTES SHORT STANDARD IRON BAR
 - IB DENOTES IRON BAR
 - IB# DENOTES ROUND IRON BAR
 - (OU) DENOTES ORIGIN UNKNOWN
 - WT. DENOTES WITNESS
 - P1 DENOTES REGISTERED PLAN 1053
 - P2 DENOTES PLAN 62R-17823
 - (912) DENOTES A.J. CLARKE O.L.S.
 - (RH/W) DENOTES REGION OF HAMILTON WENTWORTH
 - C.B. DENOTES CATCH BASIN
 - M.H. DENOTES MANHOLE
 - T.C. DENOTES TOP OF CURB
 - T.R.W. DENOTES TIMBER RETAINING WALL
 - T.W. DENOTES TOP OF WALL
 - U.P. DENOTES UTILITY POLE
 - 0.3# DENOTES DIAMETER OF TREE

DISTANCES AND COORDINATES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.
BEARINGS ARE UTM GRID, DERIVED FROM SPECIFIED CONTROL POINTS 071910263 AND 0772009007, UTM ZONE 17, NAD83 (ORIGINAL).
DISTANCES ARE GROUND AND CAN BE CONVERTED TO GRID BY MULTIPLYING BY THE COMBINED SCALE FACTOR OF 0.9996707.

ASSOCIATION OF ONTARIO
LAND SURVEYORS
PLAN SUBMISSION FORM
2106593

THIS PLAN IS NOT VALID UNLESS IT IS AN EMBOSSED ORIGINAL COPY ISSUED BY THE SURVEYOR in accordance with Regulation 1026, Section 28(3).

THIS REPORT WAS PREPARED FOR TARIK ABBAS

PART 2
THIS PLAN MUST BE READ IN CONJUNCTION WITH SURVEY REPORT DATED: JANUARY 15, 2020.

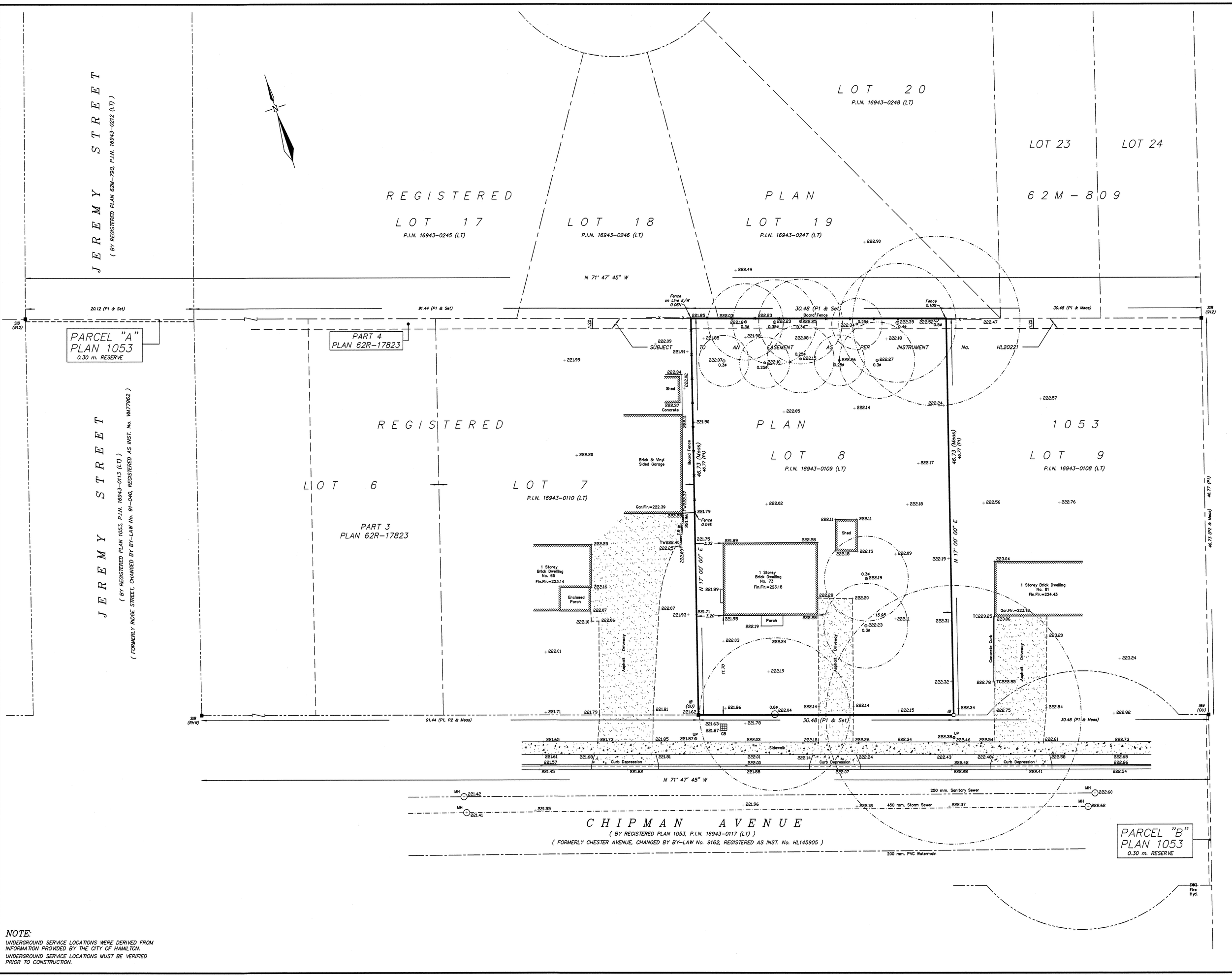
SURVEYOR'S CERTIFICATE

- I CERTIFY THAT:
- THIS SURVEY AND PLAN ARE CORRECT AND IN ACCORDANCE WITH THE SURVEYS ACT, THE SURVEYORS ACT AND THE REGULATIONS MADE UNDER THEM.
 - THE SURVEY WAS COMPLETED ON JANUARY 8, 2020.

JANUARY 15, 2020
DATE
BRYAN JACOBS
ONTARIO LAND SURVEYOR

B.A. JACOBS SURVEYING LTD.
152 JACKSON STREET EAST, SUITE 102
HAMILTON, ONTARIO (L8N 1L3)
PHONE 905-521-1535 bjacobs@rogers.com

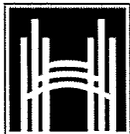
© - COPYRIGHT JOB No. 19881-T



JEREMY STREET
(BY REGISTERED PLAN 62M-790, P.I.N. 16943-0212 (LT))

JEREMY STREET
(BY REGISTERED PLAN 1053, P.I.N. 16943-0113 (LT))
(FORMERLY RIDGE STREET, CHANGED BY BY-LAW No. 91-040, REGISTERED AS INST. No. M177862)
(FORMERLY CHESTER AVENUE, CHANGED BY BY-LAW No. 9162, REGISTERED AS INST. No. H145905)

NOTE:
UNDERGROUND SERVICE LOCATIONS WERE DERIVED FROM INFORMATION PROVIDED BY THE CITY OF HAMILTON.
UNDERGROUND SERVICE LOCATIONS MUST BE VERIFIED PRIOR TO CONSTRUCTION.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICATION NO.: HM/A-20:38

APPLICANTS: A.J. Clarke & Associates Ltd., on behalf of the owner 2573855 Ontario Inc. c/o Maurizio Silvestri

SUBJECT PROPERTY: Municipal address **135 Limeridge Rd. E., City of Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended by By-law 19-307

ZONING: "C/S-1788" (Urban Protected Residential) district

PROPOSAL: To permit the creation of a new lot for residential purposes and to maintain the existing single-family dwelling on the retained lot notwithstanding that;

Retained lot:

1. A minimum westerly side yard width of 0.6m shall be permitted instead of the minimum 1.2m side yard width required.
2. No onsite manoeuvring shall be provided for the two (2) parking spaces located within the private garage instead of the requirement that a manoeuvring space abutting and accessory to each required parking space shall be provided and maintained on the lot.
3. The accessory building (private garage) shall be permitted to be located a minimum distance of 1.0m from the Maitland Avenue street line instead of the minimum 6.0m distance required from the street line for a corner lot.
4. A canopy, cornice, eave or gutter shall be permitted to encroach into the entire width of the required westerly side yard and therefore, may be located as close as 0.0m from the westerly side lot line whereas the zoning By-law states that a canopy, cornice, eave or gutter may project into a required side yard not more than one-half of its width or 1.0m whichever is the lesser.

Notes: These variances are required to facilitate Consent Application HM/B-19:74.

No building details were provided for the proposed dwelling on the new lot; as such, compliance shall be determined at building permit stage of the development.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 2:40p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment for viewing purposes only

HM/A-20:38
Page 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

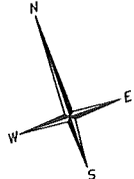
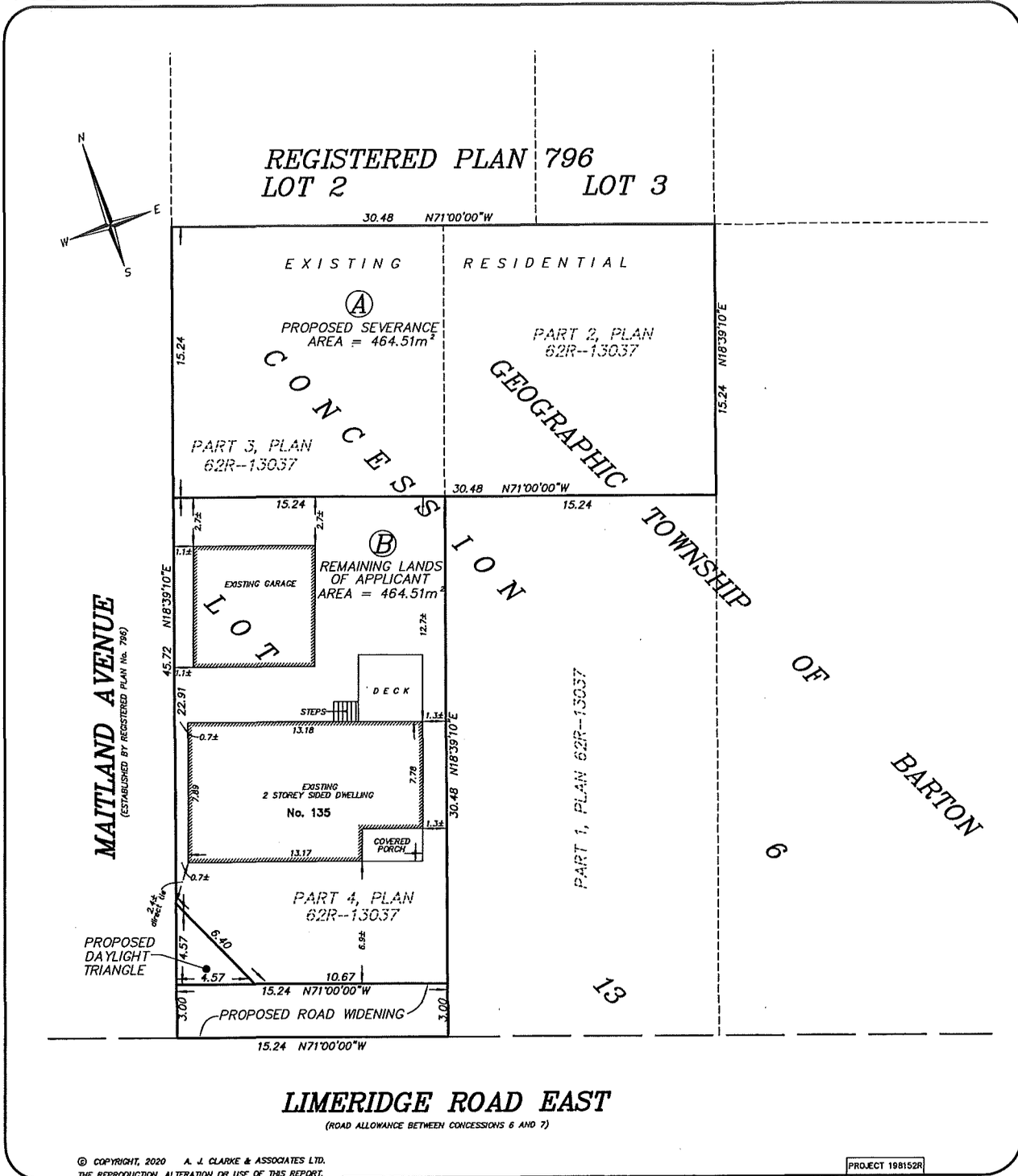
DATED: June 9th, 2020.



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

F-18650A



REGISTERED PLAN 796
LOT 2 LOT 3

EXISTING RESIDENTIAL

(A)
PROPOSED SEVERANCE
AREA = 464.51m²

PART 2, PLAN
62R-13037

CONCESSION

GEOGRAPHIC TOWNSHIP

PART 3, PLAN
62R-13037

(B)
REMAINING LANDS
OF APPLICANT
AREA = 464.51m²

EXISTING GARAGE

DECK

EXISTING
2 STOREY SIDED DWELLING
No. 135

COVERED PORCH

PART 4, PLAN
62R-13037

PROPOSED
DAYLIGHT
TRIANGLE

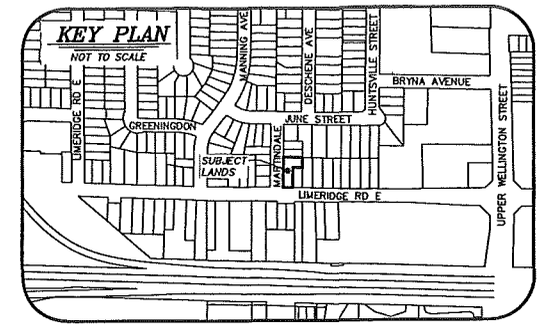
PROPOSED ROAD WIDENING

LIMERIDGE ROAD EAST
(ROAD ALLOWANCE BETWEEN CONCESSIONS 6 AND 7)

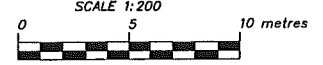
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IN WHOLE OR IN PART, WITHOUT THE EXPRESS PERMISSION OF
A. J. CLARKE & ASSOCIATES LTD. IS STRICTLY PROHIBITED.

PROJECT 186152R

H:\Jobs\A-10-F\BARTON\CON06\LOT13\E-18650A.dwg



SKETCH OF
PART OF LOT 13
CONCESSION 6
CITY OF HAMILTON



ATHITHTHAN KANAGANAYAGAM O.L.S.

METRIC:
DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND
CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048.

NOTE:
THIS PLAN IS COMPILED FROM PLANS AND RECORDS
ON FILE IN THIS OFFICE AND IS NOT BASED ON AN
ACTUAL FIELD SURVEY.

THIS PLAN IS PREPARED TO ACCOMPANY AN APPLICATION
TO THE COMMITTEE OF ADJUSTMENT REQUESTING A GRANT
OF SEVERANCE AND IS NOT INTENDED FOR REGISTRATION.

CAUTION:
THIS IS NOT A PLAN OF SUBDIVISION AND SHALL NOT BE
USED FOR TRANSACTION OR MORTGAGE PURPOSES.

JANUARY 22, 2020
DATE

AJC *A. J. Clarke and Associates Ltd.*
SURVEYORS • PLANNERS • ENGINEERS
25 MAIN STREET WEST, SUITE 300
HAMILTON, ONTARIO, L8P 1H1
TEL 905-528-8761 FAX 905-528-2289
email: ajc@ajclarke.com

HM/A 20:38
Sketch

E-18650A

20-149781



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.		RECEIVED
APPLICATION NO. <u>HM/A-20:38</u>	DATE APPLICATION RECEIVED	<u>JAN 29 2020</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE	_____
SECRETARY'S SIGNATURE _____		

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner 2573855 Ontario Inc.
c/o Maurizio Silvestri Telephone No.
-
- Name of Agent A.J. Clarke & Associates Ltd. Telephone No.
-

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:
Please refer to the concurrently submitted cover letter.

7. Why it is not possible to comply with the provisions of the By-law?
Please refer to the concurrently submitted cover letter.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
Part of Lot 13, Con 6, Barton, Part 2, 3 & 4, 62R-13037; Hamilton
135 Limeridge Road East, Hamilton, ON L9A 2S6

9. PREVIOUS USE OF PROPERTY
 Residential X Industrial _____ Commercial _____
 Agricultural _____ Vacant _____
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes _____ No X Unknown _____

9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes _____ No X Unknown _____

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes _____ No _____ Unknown X

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes _____ No X Unknown _____

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes _____ No _____ Unknown X

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes _____ No X Unknown _____

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes _____ No X Unknown _____

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes _____ No _____ Unknown X

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No X Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

Owner knowledge and historical context of surrounding area.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No X

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

January 27/20
Date



Signature Property Owner

2573855 Ontario Inc. c/o Maurizio Silvestri
Print Name of Owner

10. Dimensions of lands affected:

Frontage 15.24 metres
Depth 45.72 metres
Area 929.01 square metres
Width of street _____

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Please refer to concurrently submitted Survey Sketch.

Proposed: No new buildings/structures are proposed at this time.

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Please refer to concurrently submitted Survey Sketch.

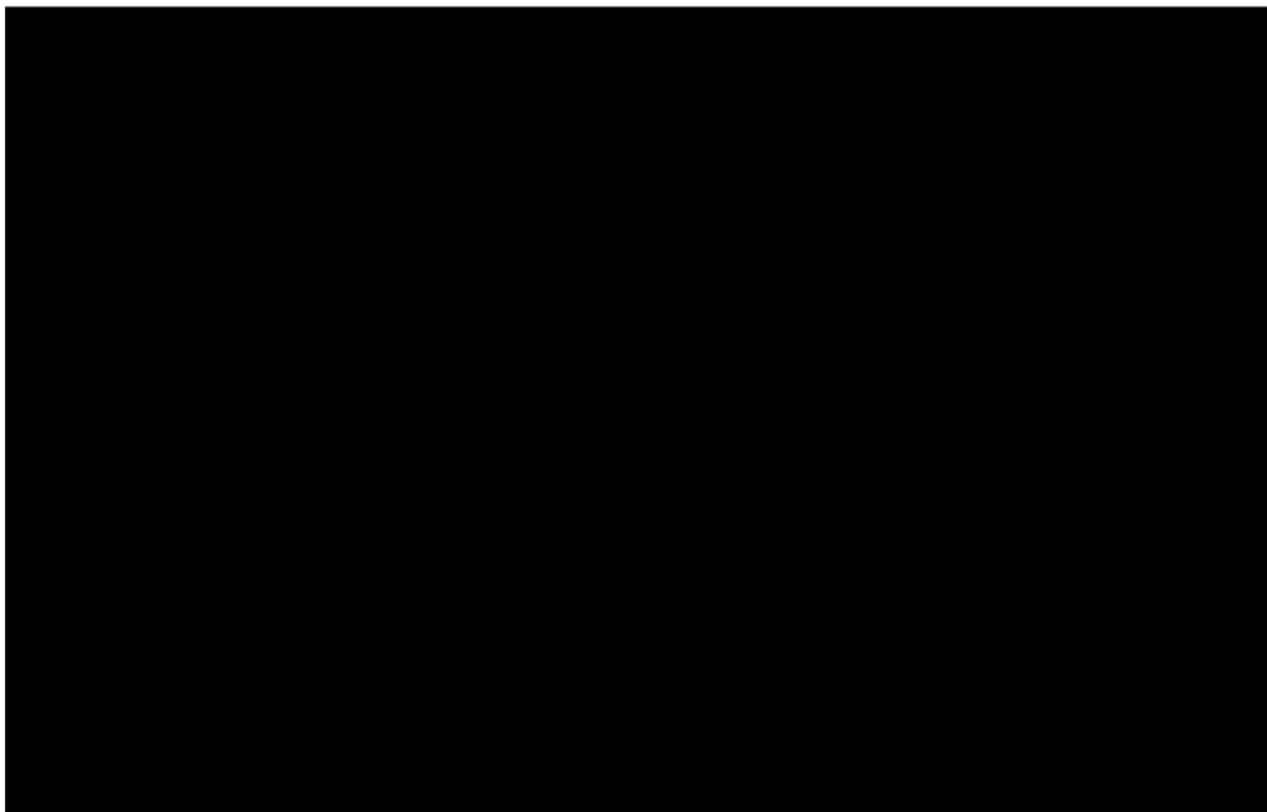
Proposed: No new buildings/structures are proposed at this time.

13. Date of acquisition of subject lands:
2019
14. Date of construction of all buildings and structures on subject lands:
Unknown
15. Existing uses of the subject property: Residential - single-detached dwelling
16. Existing uses of abutting properties: Residential (north, east, south, west)
17. Length of time the existing uses of the subject property have continued:
Unknown
18. Municipal services available: (check the appropriate space or spaces)
 Water X Connected X
 Sanitary Sewer X Connected X
 Storm Sewers X
19. Present Official Plan/Secondary Plan provisions applying to the land:
Neighbourhoods (Schedule E-1)
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
Urban Protected Residential "C" District (Zoning By-law 6593)
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.
N/A
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes HM/B-19:74 No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) 2573855 Ontario Inc. c/o Maurizio Silvestri am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

A.J. Clarke and Associates Ltd. of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE January 27/20

SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, 2573855 Ontario Inc. c/o Maurizio Silvestri, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Date January 27/20

Signature of Owner

PART 27 PERMISSION TO ENTERDate: January 27, 2020

Secretary/Treasurer
 Committee of Adjustment
 City of Hamilton,
 City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 135 Limeridge Rd. East.
 (Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.


Signature of ~~Owner~~ or Authorized agent

2573855 Ontario Inc. c/o Maurizio Silvestri

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



A. J. Clarke and Associates Ltd.

SURVEYORS • PLANNERS • ENGINEERS

January 29, 2020

The City of Hamilton
 Committee of Adjustment
 Planning and Economic Development Department
 71 Main Street West, 5th Floor
 Hamilton, Ontario
 L8P 4Y5

hand delivered

Attn: Ms. Jamila Sheffield
 Planning Technician II

**Re: Minor Variance Application
 135 Limeridge Road East, City of Hamilton**

Dear Madam,

On behalf of our client, 2573855 Ontario Inc., we are pleased to provide you with the enclosed submission in support of a minor variance application as required through the corresponding conditional approval of consent application HM/B-19:74 to sever the subject lands. Please find the following enclosed materials:

1. A cheque in the amount of \$3,302.00 made payable to the City of Hamilton, in payment of the requisite application fee;
2. Two (2) copies of the completed application form, including an original;
3. Three (3) copies of the survey sketch – one (1) full size and two (2) ledger size;

The subject lands are designated Neighbourhoods on Schedule E-1 of the Urban Hamilton Official Plan and zoned Urban Protected Residential, Etc. "C" District in the former City of Hamilton Zoning By-law 6593.

The subject lands are subject to Severance Application No. HM/B-19:74, which was conditionally approved on January 23rd, 2020. As per condition 6 of the Consolidation Report, the owner is required to receive final approval of any necessary variances from the requirements of the Zoning By-law as determined necessary by the Planning and Economic Development Department. Accordingly, the subject minor variance application is submitted to address any zoning deficiencies for the subject lands.

Both the severed and retained parcels will have an area of 464.51 square metres, as well as a width 15.24 metres. The existing single-detached dwelling and accessory garage on the retained parcel will be retained. It is intended to redevelop the severed lands by constructing a single-detached dwelling. The retained lands require land dedications for the purposes of a road widening and daylight triangle. Therefore, the proposed lot area of the retained lands will be ±408.31 square metres after the ±56.20 square metre road widening is dedicated to the City.



The subject minor variance application is required to facilitate the clearance of conditions for conditionally approved severance application HM/B-19:74. The proposed variances are required to recognize site-specific performance standards for the existing buildings on the subject lands. The following table identifies the relevant sections of Zoning By-law 6593 from which variances are required:

By-law Section	Provision	Requirement	Proposed
Section 9(3)(iii)	Min. Side Yard	1.2 m	0.6 m for a flankage side yard
Section 18(3)(vi)(b)	Encroachments	A canopy, cornice, eave or gutter may project: iii. Into a required side yard not more than one-half of its width, or 1.0 metres, whichever is the lesser.	Can project in a required flankage side yard not more than one-half of its width.
Section 18(4)(iv)	Accessory Structure Location	In a residential district, no accessory building shall be erected on a corner lot at a distance from the street line less than the depth of front yard required for a dwelling on the adjoining lot except where such accessory building is separated from the adjoining lot by a distance at least as great as the depth of the required rear yard, in which case it need not be further from the street line than the width of the required side yard.	An accessory building shall be permitted on a corner lot line at a distance of no less than 1 metre from any street line.

Accordingly, three (3) variances are required to recognize the location of the existing single-detached dwelling and accessory garage on the retained lands. The following minor variances are proposed:

Retained Lands

- 1) A minimum flankage side yard of 0.6 metres shall be permitted instead of the minimum required side yard if 1.2 metres.
- 2) A canopy, cornice, eave or gutter may be permitted to project into a required flankage side yard not more than one-half of its width (being 0.3 metres).
- 3) In a residential district, an accessory building shall be permitted on a corner lot at a distance of no less than 1.0 metre from any street line instead of the requirement that an accessory building on a corner lot be erected at a distance from the street line no less than the depth of the front yard required for a dwelling on the adjoining lot.



All of the proposed variances serve to recognize the location of the existing dwelling and accessory garage on the retained lands. As long-standing existing structures, the proposed variances will not have any adverse impacts on the streetscape or the character of the broader neighbourhood. No variances are proposed for the severed lands.

I trust this is satisfactory for your purposes and thank you for your co-operation in this matter. Should you have any questions or require additional information, please do not hesitate to contact our office.

Yours very truly,

A handwritten signature in black ink, appearing to read 'Stephen Fraser'.

Stephen Fraser, MCIP, RPP
A. J. Clarke and Associates Ltd.

Encl.

Copy: 2573855 Ontario Inc.

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
- creation of a new non-farm parcel (i.e. a lot containing a surplus farm dwelling resulting from a farm consolidation)
- addition to a lot

- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:
Unknown

3.3 If a lot addition, identify the lands to which the parcel will be added:
Not Applicable

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION

4.1 Description of land intended to be Severed: Part 2 on Severance Sketch

Frontage (m) 41.22m	Depth (m) 13.35	Area (m ² or ha) 556.5m ²
------------------------	--------------------	--

Existing Use of Property to be severed:

- Residential
- Agriculture (includes a farm dwelling)
- Other (specify) _____

- Industrial
- Agricultural-Related
- Commercial
- Vacant

Proposed Use of Property to be severed:

- Residential
- Agriculture (includes a farm dwelling)
- Other (specify) _____

- Industrial
- Agricultural-Related
- Commercial
- Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: Single Detached Residential Dwelling Unit

Type of access: (check appropriate box)

- provincial highway
- municipal road, seasonally maintained
- municipal road, maintained all year

- right of way
- other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
- privately owned and operated individual well

- lake or other water body
- other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
- privately owned and operated individual septic system
- other means (specify) _____

4.2 Description of land intended to be Retained: Part 1 and 3 on Severance Sketch

Part 1	Frontage (m) Knapmans Drive - 41.22m	Depth (m) Part 1 - 13.45m	Area (m ² or ha) Part 1 - 561.04m ²
Part 3	Beach Boulevard - 22.86m	Part 3 - 39.47m	Part 3 - 803.81m ²

Existing Use of Property to be retained:

- Residential
- Agriculture (includes a farm dwelling)
- Other (specify) _____

- Industrial
- Agricultural-Related
- Commercial
- Vacant



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
 Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202
 E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-19:23

SUBJECT PROPERTY: 684 Beach Boulevard, City of Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): A.J. Clarke & Associates Ltd. c/o Spencer Skidmore on behalf of the owner Alan Gerard Macdonald & Patricia Leblanc c/o Kyle Camarro

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land shown as Part 2 on the attached sketch for residential purposes and to retain two (2) parcels of land shown as Part 1 & Part 3 on the attached sketch for residential purposes (existing dwelling to remain).

Severed lands: Part 2

41.2m[±] x 13.3m[±] and an area of 556m^{2±} 561 m²

Retained lands: Part 1

41.2m[±] (Knapmans Drive) x 13.4m[±] and an area of 556m^{2±}

Retained lands: Part 3

22.8m[±] (Beach Blvd.) x 39.4m[±] and an area of 523m^{2±} 803.8 m²

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th, 2020
TIME: 2:45 p.m.
PLACE: Via video link or call in (see attached sheet for details)
 To be streamed at
www.hamilton.ca/committeeofadjustment
 for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

HM/B-19:23

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: *If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.*

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

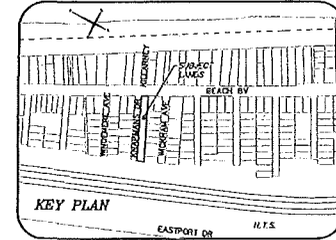
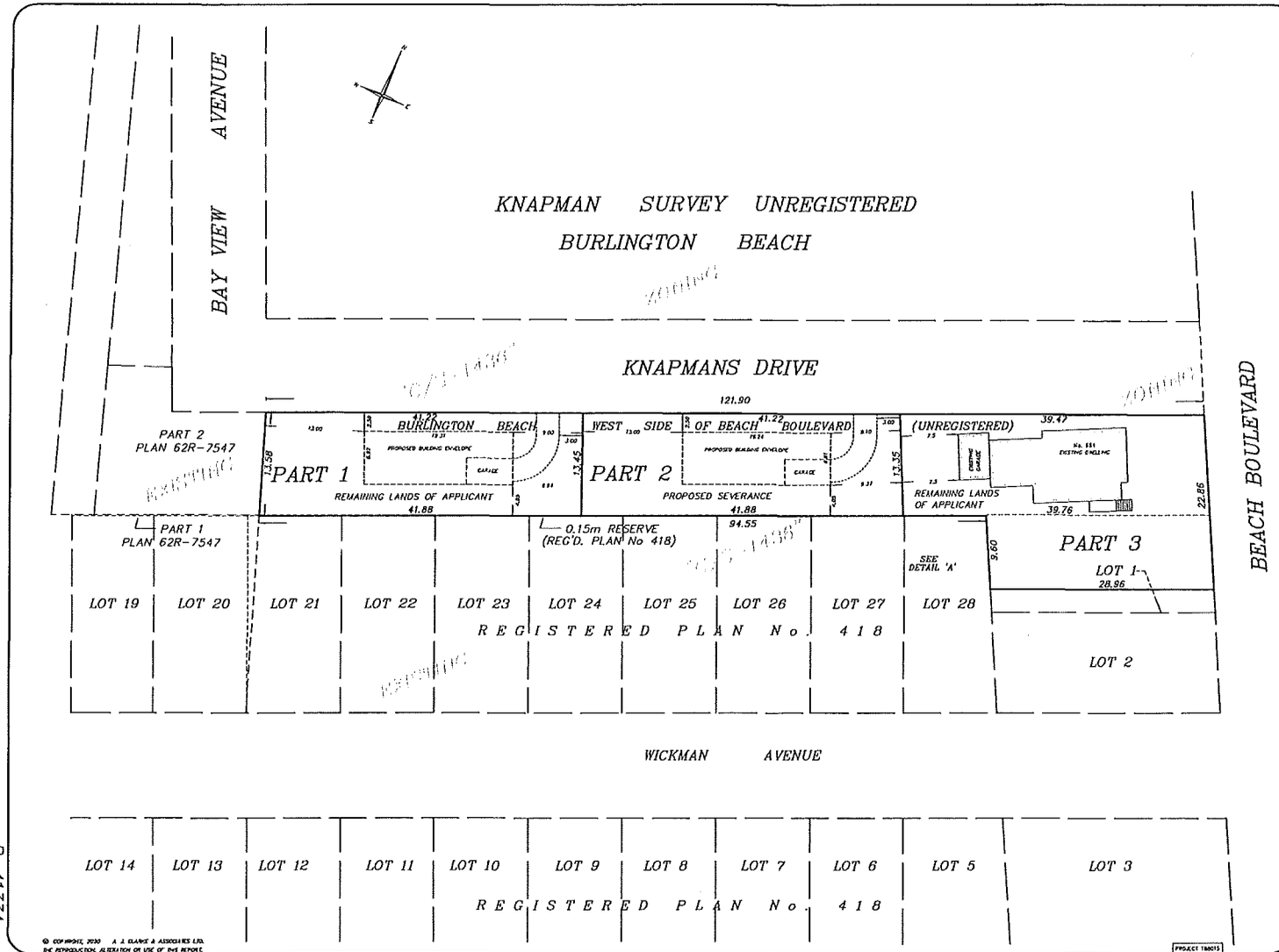
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



SKETCH OF
PART OF BURLINGTON BEACH
WEST SIDE OF BEACH BOULEVARD
(UNREGISTERED)
AND
PART OF LOT 1
AND
PART OF 0.15m WIDE RESERVE
REGISTERED PLAN No. 418
CITY OF HAMILTON

SCALE 1:300

0 5 10 15 metres

ATHITHAN KANAGANAYAGAM O.L.S.

METRIC:
DISTANCES SHOWN ON THIS PLAN ARE IN METRES AND CAN BE CONVERTED TO FEET BY DIVIDING BY 0.3048

NOTE:
THIS PLAN IS COPIED FROM PLANS AND RECORDS ON FILE IN THIS OFFICE AND IS NOT BASED ON AN ACTUAL FIELD SURVEY.

THIS PLAN IS PREPARED TO ACCOMPANY AN APPLICATION TO THE LAND DIVISION COMMITTEE REQUESTING A GRANT OF SEVERANCE AND IS NOT INTENDED FOR REGISTRATION.

CAUTION:
THIS IS NOT A PLAN OF SUBDIVISION AND SHALL NOT BE USED FOR TRANSACTION OR MORTGAGE PURPOSES.

SCHEDULE		
PART	LOCATION	AREA
PART 1	PART OF BURLINGTON BEACH WEST SIDE OF BEACH BOULEVARD (UNREGISTERED)	581.04 m ²
PART 2	PART OF 0.15m WIDE RESERVE, PLAN No. 418	556.50 m ²
PART 3	PART OF LOT 1, REGISTERED PLAN No. 418	603.81 m ²

JANUARY 26, 2020
DATE

ATHITHAN KANAGANAYAGAM
CHIEF AND SURVEYOR

A.C. A.J. Clarke and Associates Ltd.
SURVEYORS • PLANNERS • ENGINEERS
23 MAIN STREET WEST, SUITE 300
HAMILTON, ONTARIO, L8S 1H1
TEL. 905-526-8741 FAX 905-528-2269
email: ajc@ajclarke.com

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R-4133A

R-4133A

HW/B-19:23
Sketch



A. J. Clarke and Associates Ltd.

SURVEYORS • PLANNERS • ENGINEERS

January 31st, 2020

The City of Hamilton
 Committee of Adjustment
 Planning and Economic Development Department
 71 Main Street West, 5th Floor
 Hamilton, Ontario
 L8P 4Y5

RECEIVED

JAN 31 2020

PLANNING DEPARTMENT

Attn: Mr. Scott Baldry - Secretary-Treasurer

**Re: Recirculation of Severance Application HM/B-19:23
 684 Beach Boulevard, Hamilton**

Dear Sir,

Further to my recent correspondence with Jamila Sheffield; please accept the attached materials in support of the recirculation of HM/B-19:23. The application has been slightly modified from what was originally submitted. The initial submission consisted of two severance applications, whereby the applicant proposed the creation of a total of 4 lots, with two fronting onto Beach Boulevard and two fronting onto Knapmans Drive. The revised submission now only contemplates one severance application and the creation of two lots along Knapmans Drive, with the retention of the existing lot and dwelling at 684 Beach Boulevard. This will create a total of 3 lots, which are shown as Parts 1, 2 and 3 on the revised Severance Sketch, which is concurrently submitted. In this revised Proposal, Part 2 will be severed, whilst Parts 1 and 3 will be retained. Details of the revised frontage and area for each of the proposed Parts is shown in the below table.

At the initial Committee of Adjustment Hearing, the Committee had some concern with respect to the ± 2 m road widening being requested along Knapmans Drive, which would further reduce the depth of the lots. The Committee was also concerned with the required 9.14 X 9.14m daylight triangle being requested at the intersection of Beach Boulevard and Knapmans Drive. The Applicant's agent has since submitted a Right-of-way Impact Assessment to City Transportation Staff for review. Staff have since confirmed that they will waive the required daylight triangle, and the required widening on Knapman's Drive. The correspondence between Staff and our office confirming same is also submitted.

Part Number	Lot Frontage (metres)	Lot Area (square metres)
Part 1	41.22 (Knapmans Drive)	561.04
Part 2	41.22 (Knapmans Drive)	556.50
Part 3	22.86 (Beach Boulevard)	803.81

The subject lands are an irregular "L" shaped lot with ± 22.86 metres of frontage along Beach Boulevard and 121.90 metres of flankage along Knapmans Drive. The lands are zoned as "C/S-1436" Urban Protected Residential Etc., with Site Specific Exception S-1436 also applicable to the subject lands (as implemented through By-law 99-170). This site specific exception provides regulations with respect to the finished floor elevation of any building, and certain lot standards



Attn: Mr. Scott Baldry
Re: Recirculation of Severance Application HM/B-19:23 – 684 Beach Boulevard

January 31st, 2020
Page 2 of 6

and regulations with respect to drainage and water flow.

All three of the resultant lots will be in conformity with the Zoning By-law with respect to the lot frontage and lot area requirements of the “C” Urban Protected Residential Etc, Zone. Although the lotting pattern is unconventional, the proposed lots would occupy the entire block along the south side of Knapmans Drive, south of Beach Boulevard; accordingly, there are no existing lots along this section of Knapmans Drive that establish a consistent lotting fabric. The only structure existing along the southern side of Knapmans Drive is the existing single detached dwelling at 684 Beach Boulevard. Accordingly, the proposed single detached dwellings on Parts 1 and 2 will establish a consistent streetscape character with respect to setbacks that is consistent with the existing dwelling at 684 Beach Boulevard.

The proposed lots are also oversized when analyzed in comparison to the minimum lot area requirements of the “C” District (360 m²). The proposed 13m side yard (westerly) will allow for ample amenity space and the proposed 4m rear yard (southerly) will provide ample building separation to adjacent development, and will not create any privacy/overlook concerns. These proposed yards will be legalized through the approval of a future Minor Variance Application, which will be obtained at the time of Site Plan Approval.

It is also important to note that the subject lands were previously subject to a Severance Application at 684 Beach Boulevard (HM/B-10:151), which proposed the creation of a total of three (3) lots of a similar size. The Severance Sketch for HM/B-10:151 is also concurrently submitted to demonstrate how the previous application and the subject application are almost identical. This application received a supportive Staff Report from City Staff and was subsequently approved by the Committee of Adjustment (Please refer to the concurrently submitted Decision HM/B-10:151, dated December 2nd, 2010). It is our understanding that although the consent received approval, the conditions associated with the approval were never cleared and the consent application therefore lapsed.

The subject application proposes the creation of the same number of lots, on the same lands, with similar resulting lot sizes as the approved application (HM/B-10:151).

It is also worth noting that this Application, as initially submitted, was supported by Staff through Staff Report HM/B-19:23.

Policy Consistency and Conformity

Further to question 5.1 of the attached application form, the following is submitted:

“Please provide an explanation of how the application conforms with a City of Hamilton Official Plan”

The proposed development is located within the “Neighbourhoods” designation within the City’s Urban Hamilton Official Plan (UHOP). Section E.3.0 provides policies for lands designated “Neighbourhoods” on Schedule E-1 (Urban Land Use Designations). The designation is broadly supportive of the development of complete communities that are made up of more than just homes, but include a variety of land uses. The proposed development conforms to the applicable policies of the “Neighbourhoods” designation, as it is a permitted use and conforms to the “Neighbourhoods” policies related to function, scale and design.



In addition to the designation specific policies of the UHOP, the proposed severance applications are also evaluated against the lot creation policies of Section 1.14.3; and against the residential intensification policies of Section B.2.4 of the UHOP. Each of these sections is discussed in detail below:

Residential Intensification

The City's residential intensification policies state that 40% of the City's intensification target is to be accommodated within the "Neighbourhoods" designation (Pol. 2.4.1.3 c)). With respect to the evaluation criteria outlined in Policy 2.4.1.4, the proposed development is of compatible built form and character to surrounding single detached development and integrates well with surrounding development in terms of use, scale, form and character. The proposed development represents an innovative and creative design technique to compatibly and appropriately develop what would otherwise be underutilized, serviced lands within the urban boundary. Accordingly, the proposed development generally satisfies the criteria outlined in Policy 2.4.1.4.

Section 2.4.2 of the UHOP deals specifically with residential intensification within the "Neighbourhoods" designation. Policy 2.4.2.2 of the UHOP outlines further evaluation criteria for residential intensification with the "Neighbourhoods" designation. The proposed development is compatible with adjacent land uses including matters such as shadowing, overlook, noise, lighting, traffic and other nuisance effect. The appropriate technical studies will be provided after conditional approval to satisfy the applicable City departments in this regard, prior to final approval. The proposed single detached dwellings will also similar in terms of height and density to the surrounding neighbourhood. Although the proposed lots are irregular in their layout, the surrounding neighbourhood supports lots of various sizes and orientations with no consistent established lotting pattern. The general size and area of the proposed lots is consistent with surrounding lotting patterns, and will create a consistent street setback along the southern side of Knapmans Drive. Further, the size of the lots and proposed building setbacks provides ample room for private amenity areas. It is noted that the proposed development is within a Cultural Heritage Landscape and future development will need to be designed accordingly to complement existing cultural heritage attributes of the neighbourhood, which can be further explored through the require Site Plan Application process. Accordingly, the proposed development satisfies the criteria outlined in Policy 2.4.2.2. The specific design of the proposed dwellings will be further explored through the Site Plan Application process.

Lot Creation Policies

Policy 1.14.3.1 outlines the evaluation criteria for new lots for residential uses in the "Neighbourhoods" designation. It states that they shall be permitted provided the following conditions are met:

- a) *The lots comply with the policies of this Plan, including secondary plans, where one exists;*

The proposed lots comply with the applicable policies of the Urban Hamilton Official Plan, as indicated above. The subject lands are not within a Secondary Plan area, per Volume 2 of the UHOP.



b) The lots comply with existing Neighbourhood Plans;

The subject lands are designated “1 & 2 Family Residential” within the Hamilton Beach Neighbourhood Plan. The proposed lots will each contain a single family detached dwelling. Accordingly, the proposed lots comply with the existing Neighbourhood Plan.

c) The lots are in conformity with the Zoning By-law or a minor variance is approved;

The proposed lots (Parts 1, 2 & 3) are in conformity with the Zoning By-law with respect to lot area and frontage. A Minor Variance is only required to implement the proposed development envelope. At the Site Plan stage, once the specific relief required is known, a subsequent Minor Variance will be brought forward to this Committee in order to legalize any zoning deficiencies.

d) The lots reflect the general scale and character of the established development pattern in the surrounding area by taking into consideration lot frontages and areas, building height, coverage, mass, setbacks, privacy and overview;

The general scale and character of the established development pattern varies significantly in the surrounding area. Lot widths vary significantly from ± 9.15 m, to ± 33.5 m. Lot areas also vary significantly from ± 238 m² to ± 2000 m². The lot frontages and areas proposed are in keeping with the general range of nearby development and are compatible. The proposed development will conform to the applicable policies of the Zoning By-law (“C” District) with respect to building height, coverage and massing, and will therefore be consistent with nearby development.

With respect to setbacks, privacy and overview, the proposed development on Parts 1 and 2 will request reductions in the required front and rear yard setbacks through a future Minor Variance to be submitted at the Site Plan stage. The setbacks provided however, will provide appropriate separation between the proposed dwellings on Parts 1 & 2 and the rear amenity areas of the single detached dwellings fronting onto Wickman Avenue. This will mitigate any possible overlook or privacy impacts imposed on the rear yard amenity areas of the dwellings to the south. There is also ample amenity area in the westerly side yards to satisfy the demand of the proposed dwellings. The proposed front yard setback will establish a similar relationship to Knapmans Drive as the existing dwelling at 684 Beach Boulevard, and as the existing development along the north side of Knapman’s Drive, which primarily consists of smaller dwellings located close to the street. There is no other existing development along the south side of Knapmans Drive that establishes an appropriate relationship with the street. Accordingly, the lots reflect the general character of established development in the surrounding area by taking into consideration lot frontages and areas, building height, coverage, mass, setbacks, privacy and overview. It is also noted that the proposed development is within a Cultural Heritage Landscape and the future dwellings will need to be designed accordingly, as determined at the Site Plan stage.

e) The lots are fully serviced by municipal water and wastewater systems; and,

According to the City of Hamilton’s online mapping system, municipal sanitary and water services are available along Knapmans Drive, and municipal storm sewers run along Beach Boulevard. The feasibility of servicing these lots with existing services will be confirmed through the detailed engineering design required at the Site Plan stage.



f) *The lots have frontage on a public road*

All of the proposed lots have frontage on either Beach Boulevard or Knapmans Drive.

Provincial Policy

Further to questions 7.1 a), b) & c) of the attached application form, the following is submitted:

“Is this application consistent with the Policy Statements issued under subsection “2” of the Planning Act?”

The proposed development has sufficient regard for the matter of provincial interest outlined in subsection 2 of the *Planning Act*.

“Is this application consistent with the Provincial Policy Statement (PPS)?”

This property is appropriate for development as it is within a settlement area as defined in the PPS, and settlement areas shall be the focus of growth. The subject lands are also within the built-up area and the proposed consent application will facilitate compatible residential intensification through infill development on full municipal water and wastewater services, and with frontage on a municipal road. Furthermore, the application is consistent with the PPS with respect to Section 3.1 - Natural Hazards; which directs development outside of the hazardous lands adjacent to the shorelines of the Great Lakes. As such, this application is consistent with the PPS.

“Does this application conform to the Growth Plan for the Greater Golden Horseshoe?”

The Growth Plan stresses the importance of optimizing the existing supply of land already within the built-up area for urban development (intensification) within the Greater Golden Horseshoe to avoid over-designating new land for future urban development. The proposal is consistent with the Growth Plan as it will encourage residential intensification through infill development and will optimize the use of existing infrastructure to support growth in a compact, compatible and efficient form. The proposed consent application is considered “gentle” intensification as it provides additional, compatible dwelling units within the urban boundary, while mitigating any potential adverse impacts on the surrounding neighbourhood. Both the severed and retained lands also have frontage onto a municipal public right-of-way. As such, the proposed development conforms to the P2G.

As required for the above-noted application, please find attached the following:

1. A recirculation fee in the amount of \$195.00.
2. Two (2) copies of an amended Page 2 and 3 of the Consent Application Form.
3. One (1) full size copy of the revised Severance Sketch to scale.
4. Two (2) copies of the revised Severance Sketch ch, reduced to 11x17.
5. One (1) copy of the Notice of Decision, Severance Sketch and Staff Report for previous Severance Application HM/B-10:151.
6. One (1) Copy of Staff Report HM/B-19:23.
7. One (1) Copy of correspondence from Transportation Planning re: the waiving of the



Attn: Mr. Scott Baldry
Re: Recirculation of Severance Application HM/B-19:23 – 684 Beach Boulevard

January 31st, 2020
Page 6 of 6

widening requirements along Knapman's Drive and the daylight triangle.

I trust this is satisfactory for your purposes and thank you for your co-operation in this matter. Should you have any questions or require additional information, please do not hesitate to contact our office.

Yours very truly,

Spencer Skidmore RPP,MCIP
Planner
A. J. Clarke and Associates Ltd.

Encl.

Copy: Mr. Kyle Camarro



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:10

SUBJECT PROPERTY: 2804 King St. E., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Tamlann Investments Ltd.
Agent: T. Johns Consulting Group c/o Katelyn Gills

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land to be added to a property at the corner of Vienna St. and Greenhill Ave. (as shown on the attached sketch).

Severed lands:

4.5m[±] x 5.8m[±] and an area of 37.9m²±

Retained lands:

26.3m[±] x 56.4m[±] and an area of 3,310.2m²±

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th, 2020

TIME: 3:05 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at

www.hamilton.ca/committeeofadjustment

for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission

.../2

HM/B-20:10

Page 2

to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

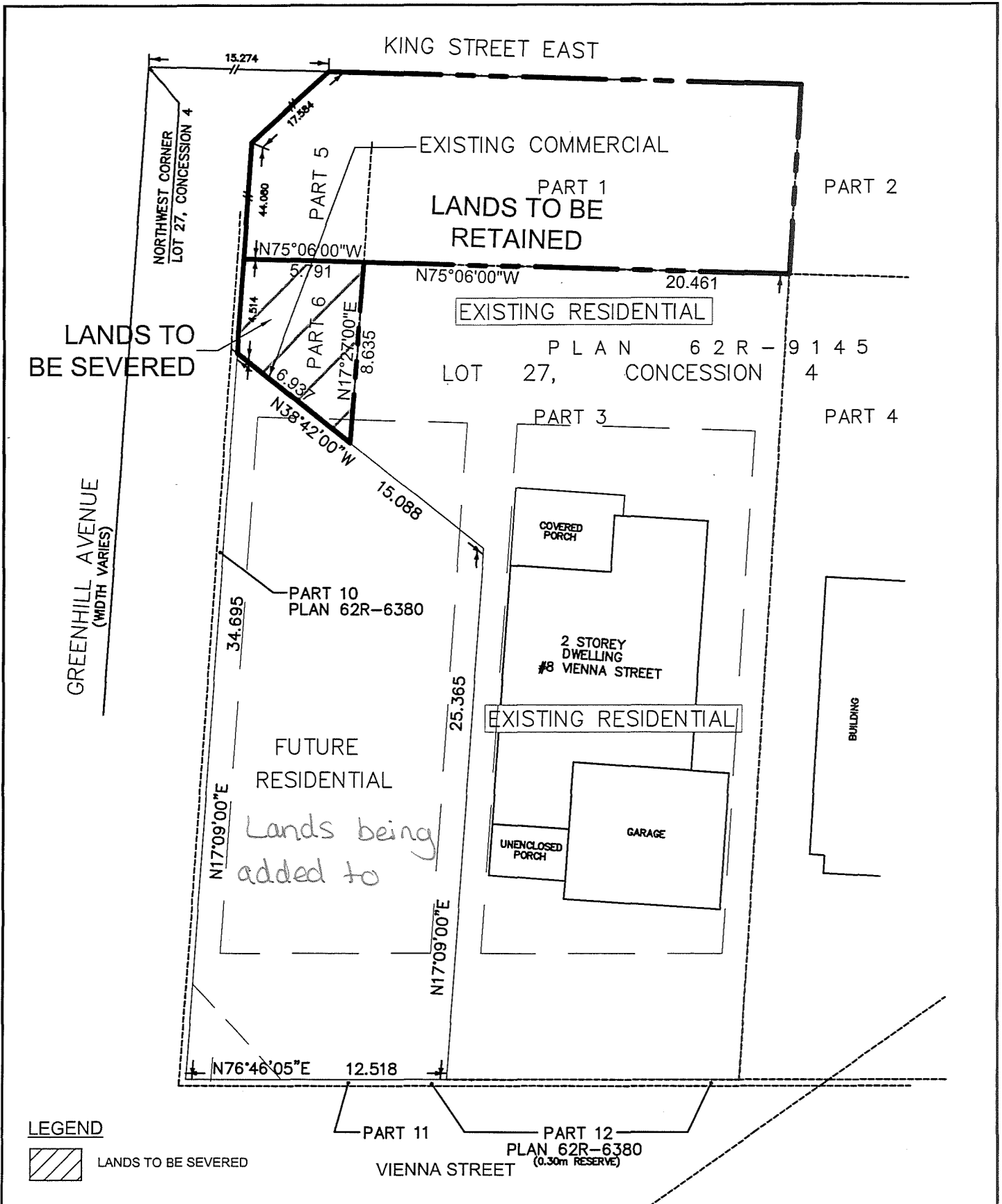
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Plotted by: Jennifer Badley; 02-DEC-2019; 11:41AM

<p>DISCLAIMER THIS DRAWING IS THE INTELLECTUAL PROPERTY OF T. JOHNS CONSULTING GROUP LTD. AND IS PROTECTED UNDER COPYRIGHT. ANY DISCREPANCIES SHALL BE REPORTED TO T. JOHNS CONSULTING GROUP LTD. PRIOR TO THE START OF CONSTRUCTION. THIS DRAWING IS NOT TO BE USED FOR CONSTRUCTION UNLESS OTHERWISE INDICATED.</p>	<p>T. JOHNS CONSULTING GROUP URBAN PLANNING DESIGN PROJECT MANAGEMENT</p> <p>310 LIMERIDGE ROAD WEST, SUITE 6 HAMILTON ONTARIO, L9C 2V2</p> <p>P 905-574-1993 F 905-527-8558</p>	<p>PROJECT TITLE</p> <p>2804 KING STREET EAST</p> <p>HAMILTON, ONTARIO</p>	<p>DRAWING TITLE</p> <p>CONSENT SKETCH 2</p>	<p>DRAWN BY</p> <p>JB</p>	<p>DESIGNED BY</p> <p>JB</p>
				<p>PRINT DATE</p> <p>02-DEC-2019</p>	<p>PROJECT NUMBER</p> <p>16701</p>
				<p>REVISION</p> <p>A</p>	<p>DRAWING NUMBER</p> <p>CS2-1</p>
				<p>SCALE</p> <p>1:250</p>	

HM/B - 20:10 Sketch



Hamilton

Planning and Economic Development Department
 Planning Division

Committee of Adjustment
 City Hall
 5th floor, 71 Main Street West
 Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
 Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
 UNDER SECTION 53 OF THE PLANNING ACT**

Office Use Only

Date Application Received: <i>Jan. 28 2020</i>	Date Application Deemed Complete:	Submission No.: <i>Hm/B-20:10</i>	File No.:
---	-----------------------------------	--------------------------------------	-----------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Tamlann Investments Ltd.		
Applicant(s)*	Tommar Construction Co. Limited		
Agent or Solicitor	T. Johns Consulting Group		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor

2 LOCATION OF SUBJECT LAND Complete the applicable lines

2.1 Area Municipality	Lot <i>Part of Lot 27</i>	Concession <i>Concession 4</i>	Former Township <i>Saltfleet</i>
Registered Plan N°. <i>62R-9145</i>	Lot(s) <i>27</i>	Reference Plan N°.	Part(s) <i>Part 6</i>
Municipal Address <i>2804 King St. East</i>			Assessment Roll N°. <i>05052100340</i>

2.2 Are there any easements or restrictive covenants affecting the subject land?

Yes No

If YES, describe the easement or covenant and its effect:

0.3m Reserve

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
- addition to a lot
- an easement

- Other: a charge
- a lease
- a correction of title

b) Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):

- creation of a new lot
 creation of a new non-farm parcel
 (i.e. a lot containing a surplus farm dwelling
 resulting from a farm consolidation)
 addition to a lot
- Other: a charge
 a lease
 a correction of title
 an easement

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

Tommar Construction Co. Limited

3.3 If a lot addition, identify the lands to which the parcel will be added:

2798 King Street East

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION**4.1 Description of land intended to be Severed:**

Frontage (m)	Depth (m)	Area (m ² or ha)
±4.5 m	±5.8 m	±37.9 sq m

Existing Use of Property to be severed:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Proposed Use of Property to be severed:

- Residential (Lands will be part of rear yard)
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

Building(s) or Structure(s):

Existing: Vacant

Proposed: Residential Unit - Single Detached

Type of access: (check appropriate box)

- provincial highway
 municipal road, seasonally maintained
 municipal road, maintained all year
- right of way
 other public road

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 privately owned and operated individual well
- lake or other water body
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.2 Description of land intended to be Retained:

Frontage (m)	Depth (m)	Area (m ² or ha)
±26.3 m	±56.4 m	±3,310.2 sq m

Existing Use of Property to be retained:

- Residential
 Agriculture (includes a farm dwelling)
 Other (specify) _____
- Industrial
 Agricultural-Related
- Commercial
 Vacant

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input checked="" type="checkbox"/>	Vet Clinic, Gas Station, Retail
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use _____
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
 Landowner and applicant knowledge, existing condition of lands to be retained. Lands to be severed have not been included in commercial development and remained landscaped and vacant.
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
 Is the previous use inventory attached?
 Yes No Lands to be severed have not been included in commercial development and remained landscaped and vacant.

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

- Yes No
 Represents good land use planning, providing an appropriate residential use that does not over intensify.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the Provincial Policy Statement, in that growth is directed to Settlement Areas adjacent to existing development

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

This application is consistent with the Growth Plan, in that the site is located in Built-Up area which is already serviced and within walking distance to a major transit corridor, and contributes to achieving growth targets.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

- Rural Settlement Area Severance or Lot Addition
- Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)
- Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

- Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

- Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m2 or ha):
---------------	------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m2 or ha): (from Section 4.1)
----------------------------------	-------------------------------------

Front yard set back: _____

d) Surplus farm dwelling date of construction:

 Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

 Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m2 or ha): (from Section 4.2)
----------------------------------	-------------------------------------

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

Lands to be severed subject to Zoning By-law Amendment application (ZAR-19-037) with
subject lands being designated C/S-1790. Approved pending appeal period.

12 SKETCH (Use the attached Sketch Sheet as a guide)

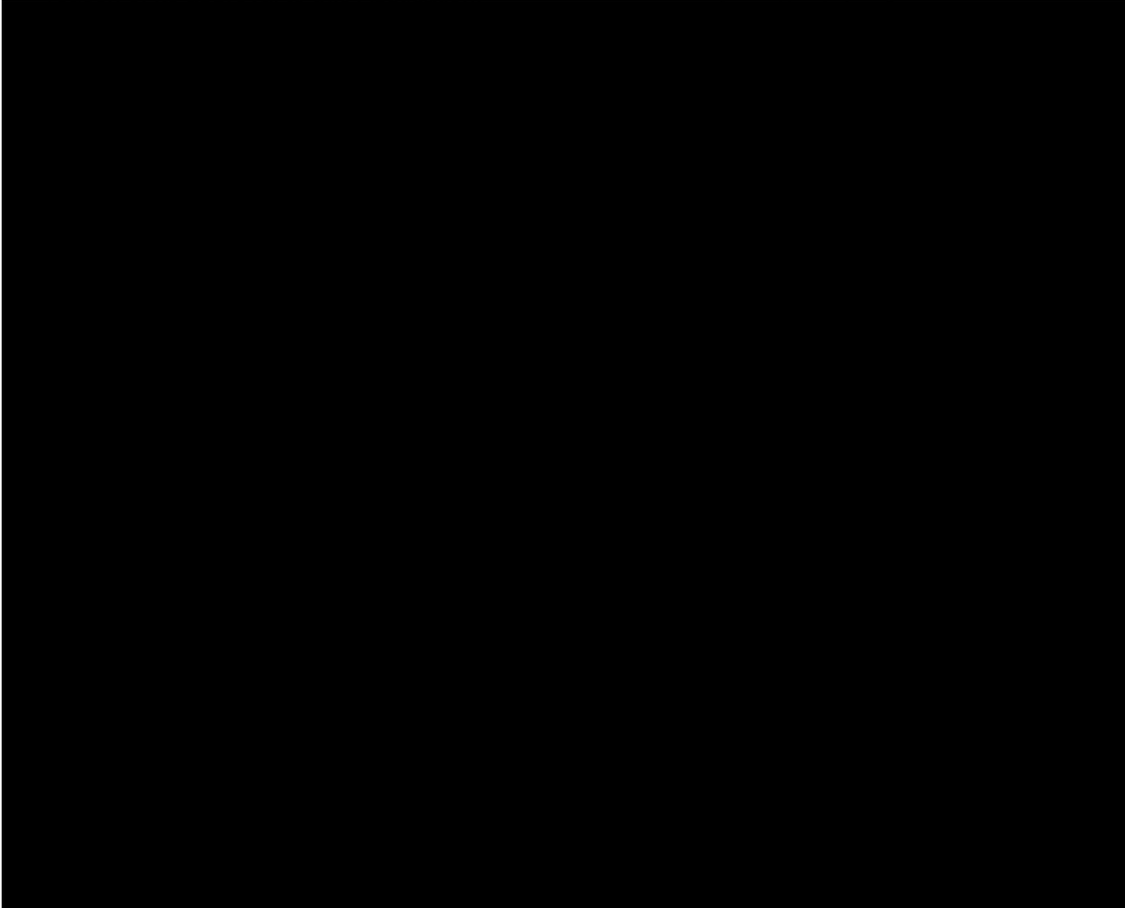
12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

- road or a right of way;
- (h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.



15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, Tamlann Investments Ltd., am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize T. Johns Consulting Group Ltd., as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

Jan 24 2020
Date

[Redacted Signature]
Signature of Owner

16 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Tamlann Investments Ltd., the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Jan 24, 2020
Date


Signature of Owner

17 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone, 905-546-2424, ext.1284.

A File Number will be issued for complete applications and should be used in all communications with the City.

APPLICANT'S CHECKLIST

Please attach all items listed below:

- Two (2) copies of the completed application form (Ensure you have a copy for yourself);
- Three (3) copies of the prescribed sketch or survey (one (1) full scale size and two (2) no larger than ledger size paper 11" x 17"); and
- The required fee. (A cheque or money order payable to the City of Hamilton)

January 28, 2020

Via Hand Delivery

City of Hamilton
Committee of Adjustment
71 Main Street West, 4th Floor
Hamilton, ON L8P 4Y5

ATTENTION: Scott Baldry

Dear Mr. Baldry,

**RE: 2798 King Street East & Part of 2804 King Street East & Part of 8 Vienna Street, Hamilton
Application for Consent**

T. Johns Consulting Group Ltd. has been retained by the landowners of the above-referenced lands to submit Consent applications on their behalf.

The landowner is proposing to construct a single-detached dwelling facilitated through two (2) consent to sever applications to assemble lands made up of part of 2798 King Street East, Part of 2804 King Street East & Part of 8 Vienna Street.

The subject properties were subject to a Zoning By-law amendment which has obtained approvals and Council passed Zoning By-law No. 19-276 on November 13, 2019. The Notice of Passing of the By-law has been submitted with the application(s).

T. Johns Consulting Group Ltd. respectfully requests for the circulation of this letter along with the following enclosed documents in support of the consent applications:

- Two (2) copies of the completed application form (for each application);
- Three (3) copies of the Consent Sketches;
- Required fee (for 2 consent applications)

We trust this package is complete. Should you have any questions, please do not hesitate to contact Katelyn Gillis at 905-574-1993 ext. 207.

Respectfully submitted,
T. Johns Consulting Group Ltd.

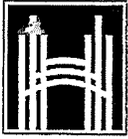


Katelyn Gillis, BA
Planner



Diana Morris, BA, MCIP, RPP
Senior Planner

Cc: Mr. Tom Cochren, Tommar Construction Ltd.



Hamilton

Daniel Barnett
5th Floor
City Hall

Page 349 of 822
of the City Clerk
on, ON L8P 4Y5
x: 905-546-2095
RECEIVED
NOV 22 2019

NOTICE OF THE PASSING OF A ZONING BY-LAW BY THE CITY OF HAMILTON

TAKE NOTICE THAT the City of Hamilton Council passed **Zoning By-law No. 19-276** on the 13th day of November, 2019 under Section 34 of the Planning Act, R.S.O. 1990, c. P.13. The municipal address of the subject property is 2798 and 2804 King Street East and 8 Vienna Street, Hamilton.

AND TAKE NOTICE THAT *there were no public submissions received on this matter.*

AND TAKE NOTICE THAT any person or agency who objects to Zoning By-law No 19-276 may appeal the decision of Council to the Local Planning Appeal Tribunal (formerly the Ontario Municipal Board), by filing with the Clerk of the City of Hamilton, not later than the 12th day of **December, 2019** a certified cheque or money order in the amount of \$300.00, payable to the Minister of Finance, Province of Ontario. A completed Notice of Appeal form setting out the reasons for the appeal of the amendments is required to be accompanied with the Local Planning Appeal Tribunal fee. Appeal forms are available on the ELTO website <http://elto.gov.on.ca/>.

PLEASE NOTE: IF YOU HAVE NO OBJECTION TO THE BY-LAW, YOU DO NOT NEED TO TAKE ANY ACTION, AND YOU DO NOT NEED TO SEND ANY CHEQUE.

AND TAKE NOTICE THAT the decision by Council on the Zoning By-law is final if a notice of appeal is not received before or on the last day for filing a notice of appeal.

Only Individuals, Corporations and Public Bodies may appeal a Zoning By-Law to the Local Planning Appeal Tribunal. A Notice of Appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

No person or public body shall be added as a party to the hearing of the appeal unless, before the by-law was passed, the person or public body made oral submissions at a public meeting or written submissions to the council or, in the opinion of the Local Planning Appeal Tribunal, there are reasonable grounds to add the person or public body as a party.

An explanation of the purpose and effect of the Zoning By-law, describing the lands to which the Zoning By-law applies, and a key map of the affected lands, are attached. The complete by-law is available for inspection during regular office hours. If you have any questions, please call Lisa Chamberlain at 905 546 2424 extension 4605. Appeals should be submitted to: City Clerk, City of Hamilton, 71 Main Street West, 1st floor, Hamilton, Ontario, L8P 4Y5.

DATED at the City of Hamilton
this 22nd day of November, 2019

Andrea Holland, City Clerk
City Hall, Hamilton, Ontario

EXPLANATION OF THE PURPOSE AND EFFECT OF
BY-LAW NO. 19-276

1. The purpose of By-law No. 19-276 is for a change in zoning from the "AA" (Agricultural) District to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified and for a change in zoning from the "C" (Urban Protected Residential, Etc.) District to the "C/S-1790" (Urban Protected Residential, Etc.) District, to facilitate a future consent application to construct a single detached dwelling.

The change in zoning includes the following modification:

- To permit a minimum 41% front yard landscape area.
2. Only the properties referred to above and shown on the attached map are affected by the By-laws. However, all owners of property within 120 metres (400 feet) of the property affected by the By-law are required to be notified.

City Clerk
City Hall, Hamilton, Ontario

ZAR-19-037



Key Map

to By-law No. 19-276

Subject Property

2798 & 2804 King Street East & 8 Vienna Street

- Block 1** - Change in Zoning from the "AA" (Agricultural) District, to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified
- Block 2** - Change in Zoning from the "C" (Urban Protected Residential, Etc.) District, to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified

Scale: N.T.S.	File Name/Number: ZAR-19-037	
Date: Sept. 25, 2019	Planner/Technician: DB/AL	
PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT		



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING

Application for Consent/Land Severance

APPLICATION NUMBER: HM/B-20:09

SUBJECT PROPERTY: 8 Vienna St., Hamilton

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
- Applicant/agent on file, or
- Person likely to be interested in this application

APPLICANT(S): Owner: Milan & Milena Coric
Agent: T. Johns Consulting Group c/o Katelyn Gills

PURPOSE OF APPLICATION: To permit the conveyance of a parcel of land to be added to a property at the corner of Vienna St. and Greenhill Ave. (as shown on the attached sketch).

Severed lands:

6.7m[±] x 8.6m[±] and an area of 74.4m^{2±}

Retained lands:

14.0m[±] x 38.4m[±] and an area of 535.7m^{2±}

The Committee of Adjustment will hear this application on:

DATE: Thursday, June 25th , 2020
TIME: 2:55 p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at
www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

Important note: If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written or oral submission

HM/B-20:09
Page 2

to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Local Planning Appeal Tribunal (LPAT) may dismiss the appeal.

MORE INFORMATION

For more information on this application, including access to drawings illustrating this request:

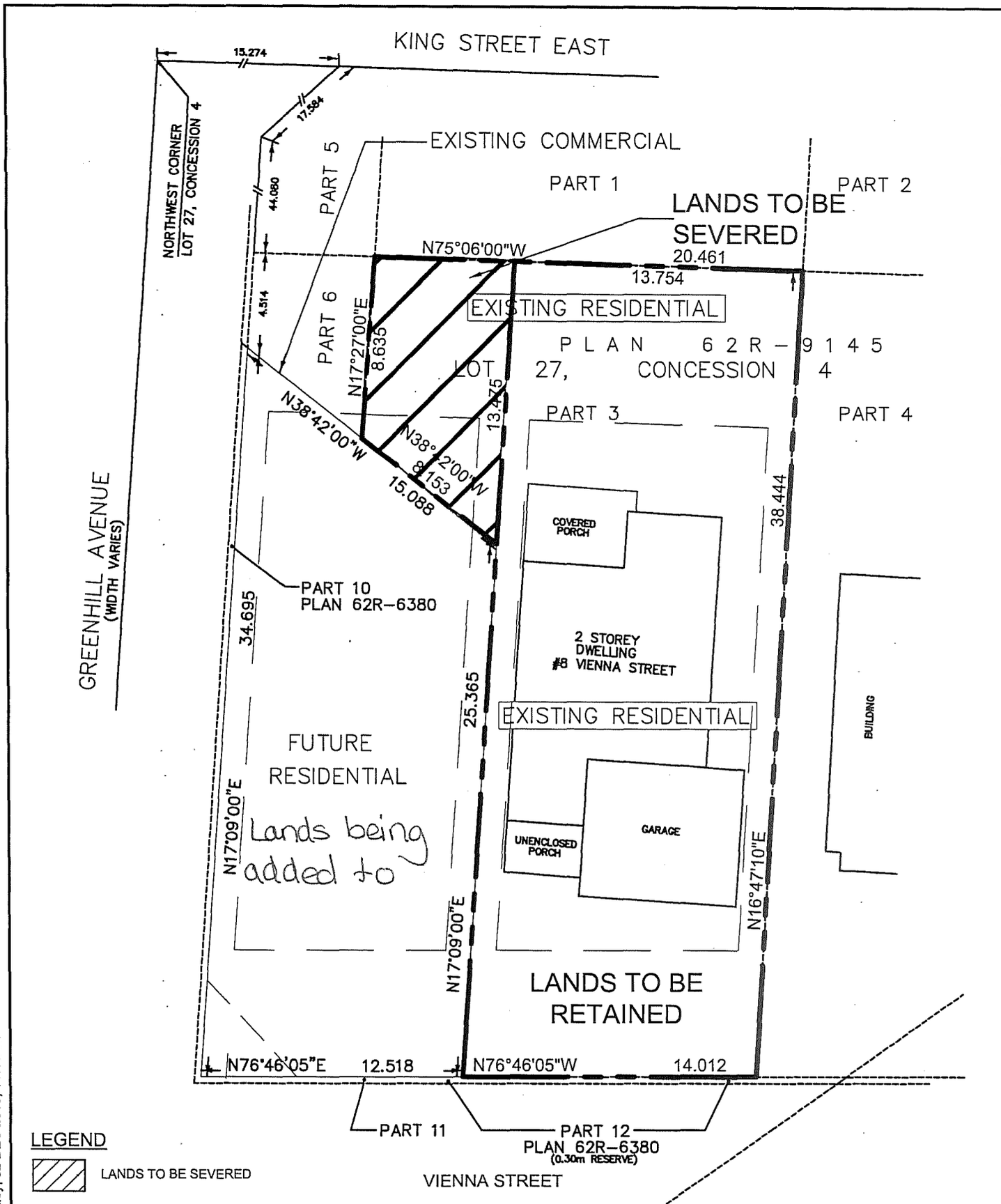
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: March 3rd, 2020



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



<p>DISCLAIMER THIS DRAWING IS THE INTELLECTUAL PROPERTY OF T. JOHNS CONSULTING GROUP LTD. AND IS PROTECTED UNDER COPYRIGHT. ANY DISCREPANCIES SHALL BE REPORTED TO T. JOHNS CONSULTING GROUP LTD. PRIOR TO THE START OF CONSTRUCTION. THIS DRAWING IS NOT TO BE USED FOR CONSTRUCTION UNLESS OTHERWISE INDICATED.</p>	 310 LIMERIDGE ROAD WEST, SUITE 8 HAMILTON ONTARIO, L9C 2V2 P 905-574-1993 F 905-527-9558	PROJECT TITLE	DRAWING TITLE	DRAWN BY	DESIGNED BY
		8 VIENNA STREET	CONSENT SKETCH 1	JB	JB
		HAMILTON, ONTARIO		PRINT DATE	PROJECT NUMBER
				02-DEC-2019	16701
		REVISION	DRAWING NUMBER		
		A	CS1-1		
		SCALE			
		1:250			

Plotted by: Jennifer Badley; 02-DEC-2019; 11:41AM

File Location: C:\Dropbox (T. Johns Consulting)\TJCG SERVER\Projects\16701 - Vienna St Hamilton\Drawings\Planning\2798 King St E_CSP1-1.dwg

Hm/B 20:09
 Sketch

20-149641



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor, 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424, ext. 4221
Fax (905) 546-4202

**APPLICATION FOR CONSENT TO SEVER LAND
UNDER SECTION 53 OF THE *PLANNING ACT***

Office Use Only

Date Application Received: Jan. 28 2020	Date Application Deemed Complete:	Submission No.: HM/B-20:	File No.: 09
--	-----------------------------------	-----------------------------	-----------------

1 APPLICANT INFORMATION

1.1, 1.2	NAME	ADDRESS	PHONE/FAX
Registered Owners(s)	Milan & Milena Coric		
Applicant(s)*	Tommar Construction Co. Limited		
Agent or Solicitor	T. Johns Consulting Group		

* Owner's authorisation required if the applicant is not the owner.

1.3 All correspondence should be sent to Owner Applicant Agent/Solicitor**2 LOCATION OF SUBJECT LAND** Complete the applicable lines

2.1 Area Municipality	Lot Part of Lot 27	Concession Concession 4	Former Township Saltfleet
Registered Plan N°. 62R-9145	Lot(s) 27	Reference Plan N°.	Part(s) Part 3
Municipal Address 8 Vienna St Hamilton, ON L8G 4R3			Assessment Roll N°. 05052100230

2.2 Are there any easements or restrictive covenants affecting the subject land?

 Yes No

If YES, describe the easement or covenant and its effect:

3 PURPOSE OF THE APPLICATION

3.1 Type and purpose of proposed transaction: (check appropriate box)

a) Urban Area Transfer (do not complete Section 10):

- creation of a new lot
 addition to a lot
 an easement

- Other: a charge
 a lease
 a correction of title

b) **Rural Area / Rural Settlement Area Transfer (Section 10 must be completed):**

- | | |
|---|--|
| <input type="checkbox"/> creation of a new lot | Other: <input type="checkbox"/> a charge |
| <input type="checkbox"/> creation of a new non-farm parcel
(i.e. a lot containing a surplus farm dwelling
resulting from a farm consolidation) | <input type="checkbox"/> a lease |
| <input type="checkbox"/> addition to a lot | <input type="checkbox"/> a correction of title |
| | <input type="checkbox"/> an easement |

3.2 Name of person(s), if known, to whom land or interest in land is to be transferred, leased or charged:

Tommar Construction Co. Limited

3.3 If a lot addition, identify the lands to which the parcel will be added:

2798 King Street East

4 DESCRIPTION OF SUBJECT LAND AND SERVICING INFORMATION

4.1 Description of land intended to be **Severed**:

Frontage (m) ±6.7	Depth (m) ±8.6	Area (m ² or ha) ±74.4
----------------------	-------------------	--------------------------------------

Existing Use of Property to be severed:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Proposed Use of Property to be severed:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Building(s) or Structure(s):

Existing: Single Detached Dwelling

Proposed: Residential - Single Detached Dwelling

Type of access: (check appropriate box)

- | | |
|---|--|
| <input type="checkbox"/> provincial highway | <input type="checkbox"/> right of way |
| <input type="checkbox"/> municipal road, seasonally maintained | <input type="checkbox"/> other public road |
| <input checked="" type="checkbox"/> municipal road, maintained all year | |

Type of water supply proposed: (check appropriate box)

- | | |
|--|--|
| <input checked="" type="checkbox"/> publicly owned and operated piped water system | <input type="checkbox"/> lake or other water body |
| <input type="checkbox"/> privately owned and operated individual well | <input type="checkbox"/> other means (specify) _____ |

Type of sewage disposal proposed: (check appropriate box)

- | |
|--|
| <input checked="" type="checkbox"/> publicly owned and operated sanitary sewage system |
| <input type="checkbox"/> privately owned and operated individual septic system |
| <input type="checkbox"/> other means (specify) _____ |

4.2 Description of land intended to be **Retained**:

Frontage (m) ±14.0	Depth (m) ±38.4	Area (m ² or ha) ±535.7
-----------------------	--------------------	---------------------------------------

Existing Use of Property to be retained:

- | | | |
|---|---|-------------------------------------|
| <input checked="" type="checkbox"/> Residential | <input type="checkbox"/> Industrial | <input type="checkbox"/> Commercial |
| <input type="checkbox"/> Agriculture (includes a farm dwelling) | <input type="checkbox"/> Agricultural-Related | <input type="checkbox"/> Vacant |
| <input type="checkbox"/> Other (specify) _____ | | |

Proposed Use of Property to be retained:

- Residential
 Industrial
 Commercial
 Agriculture (includes a farm dwelling)
 Agricultural-Related
 Vacant
 Other (specify) _____

Building(s) or Structure(s):

Existing: One (1) single detached dwelling

Proposed: N/A

Type of access: (check appropriate box)

- provincial highway
 right of way
 municipal road, seasonally maintained
 other public road
 municipal road, maintained all year

Type of water supply proposed: (check appropriate box)

- publicly owned and operated piped water system
 lake or other water body
 privately owned and operated individual well
 other means (specify) _____

Type of sewage disposal proposed: (check appropriate box)

- publicly owned and operated sanitary sewage system
 privately owned and operated individual septic system
 other means (specify) _____

4.3 Other Services: (check if the service is available)

- electricity
 telephone
 school bussing
 garbage collection

5 CURRENT LAND USE

5.1 What is the existing official plan designation of the subject land?

Rural Hamilton Official Plan designation (if applicable): _____

Urban Hamilton Official Plan designation (if applicable) Neighbourhoods

Please provide an explanation of how the application conforms with a City of Hamilton Official Plan.

The application is aligned with the intent of the Urban Hamilton Official Plan Neighbourhoods designation in that the proposal maintains the existing neighbourhood character with an appropriate low-density built form.

5.2 What is the existing zoning of the subject land?

If the subject land is covered by a Minister's zoning order, what is the Ontario Regulation Number? "C" Urban Protected Residential with the severed portion council approved C/S-1790 (ZAR-19-037)

5.3 Are any of the following uses or features on the subject land or within 500 metres of the subject land, unless otherwise specified. Please check the appropriate boxes, if any apply.

Use or Feature	On the Subject Land	Within 500 Metres of Subject Land, unless otherwise specified (indicate approximate distance)
An agricultural operation, including livestock facility or stockyard	<input type="checkbox"/>	

A land fill	<input type="checkbox"/>	
A sewage treatment plant or waste stabilization plant	<input type="checkbox"/>	
A provincially significant wetland	<input type="checkbox"/>	
A provincially significant wetland within 120 metres	<input type="checkbox"/>	
A flood plain	<input type="checkbox"/>	
An industrial or commercial use, and specify the use(s)	<input type="checkbox"/>	
An active railway line	<input type="checkbox"/>	
A municipal or federal airport	<input type="checkbox"/>	

6 PREVIOUS USE OF PROPERTY

- Residential Industrial Commercial
 Agriculture Vacant Other (specify)

- 6.1 If Industrial or Commercial, specify use _____
- 6.2 Has the grading of the subject land been changed by adding earth or other material, i.e., has filling occurred?
 Yes No Unknown
- 6.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown
- 6.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown
- 6.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown
- 6.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or biosolids was applied to the lands?
 Yes No Unknown
- 6.7 Have the lands or adjacent lands ever been used as a weapons firing range?
 Yes No Unknown
- 6.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown
- 6.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g., asbestos, PCB's)?
 Yes No Unknown
- 6.10 Is there reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?
 Yes No Unknown
- 6.11 What information did you use to determine the answers to 6.1 to 6.10 above?
Lands are adjacent to gas station but are developed for residential. Landowner/applicant knowledge.
- 6.12 If previous use of property is industrial or commercial or if YES to any of 6.2 to 6.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.
Is the previous use inventory attached?
 Yes No

7 PROVINCIAL POLICY

- 7.1 a) Is this application consistent with the Policy Statements issued under subsection of the *Planning Act*? (Provide explanation)

- Yes No

Represents good land use planning, providing an appropriate residential use that does not over intensify the subject lands.

b) Is this application consistent with the Provincial Policy Statement (PPS)?

Yes No (Provide explanation)

This application is consistent with the Provincial Policy Statement, in that growth is directed to Settlement Areas adjacent to existing development

c) Does this application conform to the Growth Plan for the Greater Golden Horseshoe?

Yes No (Provide explanation)

This application is consistent with the Growth Plan, in that the site is located in Built-Up area which is already serviced and within walking distance to a major transit corridor, and contributes to achieving growth targets.

d) Are the subject lands within an area of land designated under any provincial plan or plans? (If YES, provide explanation on whether the application conforms or does not conflict with the provincial plan or plans.)

Yes No

e) Are the subject lands subject to the Niagara Escarpment Plan?

Yes No

If yes, is the proposal in conformity with the Niagara Escarpment Plan?

Yes No

(Provide Explanation)

f) Are the subject lands subject to the Parkway Belt West Plan?

Yes No

If yes, is the proposal in conformity with the Parkway Belt West Plan?

Yes No (Provide Explanation)

g) Are the subject lands subject to the Greenbelt Plan?

Yes No

If yes, does this application conform with the Greenbelt Plan?

Yes No (Provide Explanation)

Rural Settlement Area Severance or Lot Addition

Surplus Farm Dwelling Severance from an Abutting Farm Consolidation (Complete Section 10.4)

Surplus Farm Dwelling Severance from a Non-Abutting Farm Consolidation (Complete Section 10.5)

10.3 Description of Lands

a) Lands to be Severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from in Section 4.1)
----------------------------------	--

Existing Land Use: _____ Proposed Land Use: _____

b) Lands to be Retained:

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.4 Description of Lands (Abutting Farm Consolidation)

a) Location of abutting farm:

 (Street) (Municipality) (Postal Code)

b) Description abutting farm:

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of consolidated farm (excluding lands intended to be severed for the surplus dwelling):

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use: _____ Proposed Land Use: _____

d) Description of surplus dwelling lands proposed to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

e) Surplus farm dwelling date of construction:

Prior to December 16, 2004 After December 16, 2004

f) Condition of surplus farm dwelling:

Habitable Non-Habitable

g) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

10.5 Description of Lands (Non-Abutting Farm Consolidation)

a) Location of non-abutting farm

 (Street) (Municipality) (Postal Code)

b) Description of non-abutting farm

Frontage (m):	Area (m ² or ha):
---------------	------------------------------

Existing Land Use(s): _____ Proposed Land Use(s): _____

c) Description of surplus dwelling lands intended to be severed:

Frontage (m): (from Section 4.1)	Area (m ² or ha): (from Section 4.1)
----------------------------------	---

Front yard set back: _____

d) Surplus farm dwelling date of construction:

 Prior to December 16, 2004 After December 16, 2004

e) Condition of surplus farm dwelling:

 Habitable Non-Habitable

f) Description of farm from which the surplus dwelling is intended to be severed (retained parcel):

Frontage (m): (from Section 4.2)	Area (m ² or ha): (from Section 4.2)
----------------------------------	---

Existing Land Use: _____ Proposed Land Use: _____

11 OTHER INFORMATION

Is there any other information that you think may be useful to the Committee of Adjustment or other agencies in reviewing this application? If so, explain below or attach on a separate page.

Lands to be severed subject to Zoning By-law Amendment application (ZAR-19-037) with
subject lands being designated C/S-1790. Approved pending appeal period.

12 SKETCH (Use the attached Sketch Sheet as a guide)

12.1 The application shall be accompanied by a sketch showing the following in metric units:

- (a) the boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land;
- (b) the approximate distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing;
- (c) the boundaries and dimensions of the subject land, the part that is intended to be severed and the part that is intended to be retained;
- (d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject land;
- (e) the approximate location of all natural and artificial features (for example, buildings, barns, railways, roads, watercourses, drainage ditches, banks of rivers or streams, wetlands, wooded areas, wells and septic tanks) that,
 - i) are located on the subject land and on land that is adjacent to it, and
 - ii) in the applicant's opinion, may affect the application;
- (f) the current uses of land that is adjacent to the subject land (for example, residential, agricultural or commercial);
- (g) the location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private

road or a right of way;

(h) the location and nature of any easement affecting the subject land.

13 ACKNOWLEDGEMENT CLAUSE

I acknowledge that The City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Dec 10, 2019

Date

X

Sig
X

14 AFFIDAVIT OR SWORN DECLARATION

14.1 Declaration For the Prescribed Information

[REDACTED]

15 AUTHORIZATIONS

15.1 If the applicant is not the owner of the land that is the subject of this application, the authorization set out below must be completed.

Authorization of Owner for Agent to Provide Personal Information

I, MILANA MILENA COZI, am the owner of the land that is the subject of this application for consent to sever land and for the purpose of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I authorize T. Johns Consulting as my agent for this application, to provide any of my personal information that will be included in this application or collected during the processing of the application.

DEC 10 2019

Date

X

Signature of Owners

[REDACTED]

January 28, 2020

Via Hand Delivery

City of Hamilton
Committee of Adjustment
71 Main Street West, 4th Floor
Hamilton, ON L8P 4Y5

ATTENTION: Scott Baldry

Dear Mr. Baldry,

**RE: 2798 King Street East & Part of 2804 King Street East & Part of 8 Vienna Street, Hamilton
Application for Consent**

T. Johns Consulting Group Ltd. has been retained by the landowners of the above-referenced lands to submit Consent applications on their behalf.

The landowner is proposing to construct a single-detached dwelling facilitated through two (2) consent to sever applications to assemble lands made up of part of 2798 King Street East, Part of 2804 King Street East & Part of 8 Vienna Street.

The subject properties were subject to a Zoning By-law amendment which has obtained approvals and Council passed Zoning By-law No. 19-276 on November 13, 2019. The Notice of Passing of the By-law has been submitted with the application(s).

T. Johns Consulting Group Ltd. respectfully requests for the circulation of this letter along with the following enclosed documents in support of the consent applications:

- Two (2) copies of the completed application form (for each application);
- Three (3) copies of the Consent Sketches;
- Required fee (for 2 consent applications)

We trust this package is complete. Should you have any questions, please do not hesitate to contact Katelyn Gillis at 905-574-1993 ext. 207.

Respectfully submitted,
T. Johns Consulting Group Ltd.

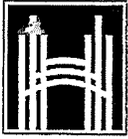


Katelyn Gillis, BA
Planner



Diana Morris, BA, MCIP, RPP
Senior Planner

Cc: Mr. Tom Cochren, Tommar Construction Ltd.



Hamilton

Daniel Barnett
5th Floor
City Hall

Page 369 of 822
of the City Clerk
on, ON L8P 4Y5
x: 905-546-2095
RECEIVED
NOV 22 2019

NOTICE OF THE PASSING OF A ZONING BY-LAW BY THE CITY OF HAMILTON

TAKE NOTICE THAT the City of Hamilton Council passed **Zoning By-law No. 19-276** on the 13th day of November, 2019 under Section 34 of the Planning Act, R.S.O. 1990, c. P.13. The municipal address of the subject property is 2798 and 2804 King Street East and 8 Vienna Street, Hamilton.

AND TAKE NOTICE THAT *there were no public submissions received on this matter.*

AND TAKE NOTICE THAT any person or agency who objects to Zoning By-law No 19-276 may appeal the decision of Council to the Local Planning Appeal Tribunal (formerly the Ontario Municipal Board), by filing with the Clerk of the City of Hamilton, not later than the 12th day of **December, 2019** a certified cheque or money order in the amount of \$300.00, payable to the Minister of Finance, Province of Ontario. A completed Notice of Appeal form setting out the reasons for the appeal of the amendments is required to be accompanied with the Local Planning Appeal Tribunal fee. Appeal forms are available on the ELTO website <http://elto.gov.on.ca/>.

PLEASE NOTE: IF YOU HAVE NO OBJECTION TO THE BY-LAW, YOU DO NOT NEED TO TAKE ANY ACTION, AND YOU DO NOT NEED TO SEND ANY CHEQUE.

AND TAKE NOTICE THAT the decision by Council on the Zoning By-law is final if a notice of appeal is not received before or on the last day for filing a notice of appeal.

Only Individuals, Corporations and Public Bodies may appeal a Zoning By-Law to the Local Planning Appeal Tribunal. A Notice of Appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

No person or public body shall be added as a party to the hearing of the appeal unless, before the by-law was passed, the person or public body made oral submissions at a public meeting or written submissions to the council or, in the opinion of the Local Planning Appeal Tribunal, there are reasonable grounds to add the person or public body as a party.

An explanation of the purpose and effect of the Zoning By-law, describing the lands to which the Zoning By-law applies, and a key map of the affected lands, are attached. The complete by-law is available for inspection during regular office hours. If you have any questions, please call Lisa Chamberlain at 905 546 2424 extension 4605. Appeals should be submitted to: City Clerk, City of Hamilton, 71 Main Street West, 1st floor, Hamilton, Ontario, L8P 4Y5.

DATED at the City of Hamilton
this 22nd day of November, 2019

Andrea Holland, City Clerk
City Hall, Hamilton, Ontario

EXPLANATION OF THE PURPOSE AND EFFECT OF
BY-LAW NO. 19-276

1. The purpose of By-law No. 19-276 is for a change in zoning from the "AA" (Agricultural) District to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified and for a change in zoning from the "C" (Urban Protected Residential, Etc.) District to the "C/S-1790" (Urban Protected Residential, Etc.) District, to facilitate a future consent application to construct a single detached dwelling.

The change in zoning includes the following modification:

- To permit a minimum 41% front yard landscape area.
2. Only the properties referred to above and shown on the attached map are affected by the By-laws. However, all owners of property within 120 metres (400 feet) of the property affected by the By-law are required to be notified.

City Clerk
City Hall, Hamilton, Ontario

ZAR-19-037



Key Map

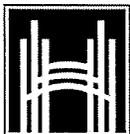
to By-law No. 19-276

Subject Property

2798 & 2804 King Street East & 8 Vienna Street

- Block 1** - Change in Zoning from the "AA" (Agricultural) District, to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified
- Block 2** - Change in Zoning from the "C" (Urban Protected Residential, Etc.) District, to the "C/S-1790" (Urban Protected Residential, Etc.) District, Modified

Scale: N.T.S.	File Name/Number: ZAR-19-037	 Hamilton
Date: Sept. 25, 2019	Planner/Technician: DB/AL	
PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT		



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-20:40

APPLICANTS: Charlie Chiarelli agent on behalf of the owner Lisa Hori

SUBJECT PROPERTY: Municipal address **73 Cannon St. E., City of Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended

ZONING: "H" (Community Shopping and Commercial and etc.) district

PROPOSAL: To recognize an existing accessory building having 94.0 square metres of gross floor area, notwithstanding that:

1. The maximum height of an accessory building shall be 4.7 metres instead of the required 4.0 metre maximum height.

NOTES:

1. The accessory building was initially addressed as a Minor Site Plan application in 2010 under Application MDA-10-037 because it had been constructed without a building permit. To date, a building permit continues to be outstanding.
2. The variance is written as requested by the applicant and is required in order to facilitate the use of the property for future commercial purposes.
3. Eaves and gutters for the existing accessory building are permitted to project a maximum of one-half of the width of the westerly side yard which is 0.32m, or additional variances shall be required.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 3:00p.m.

PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

HM/A-20:40

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

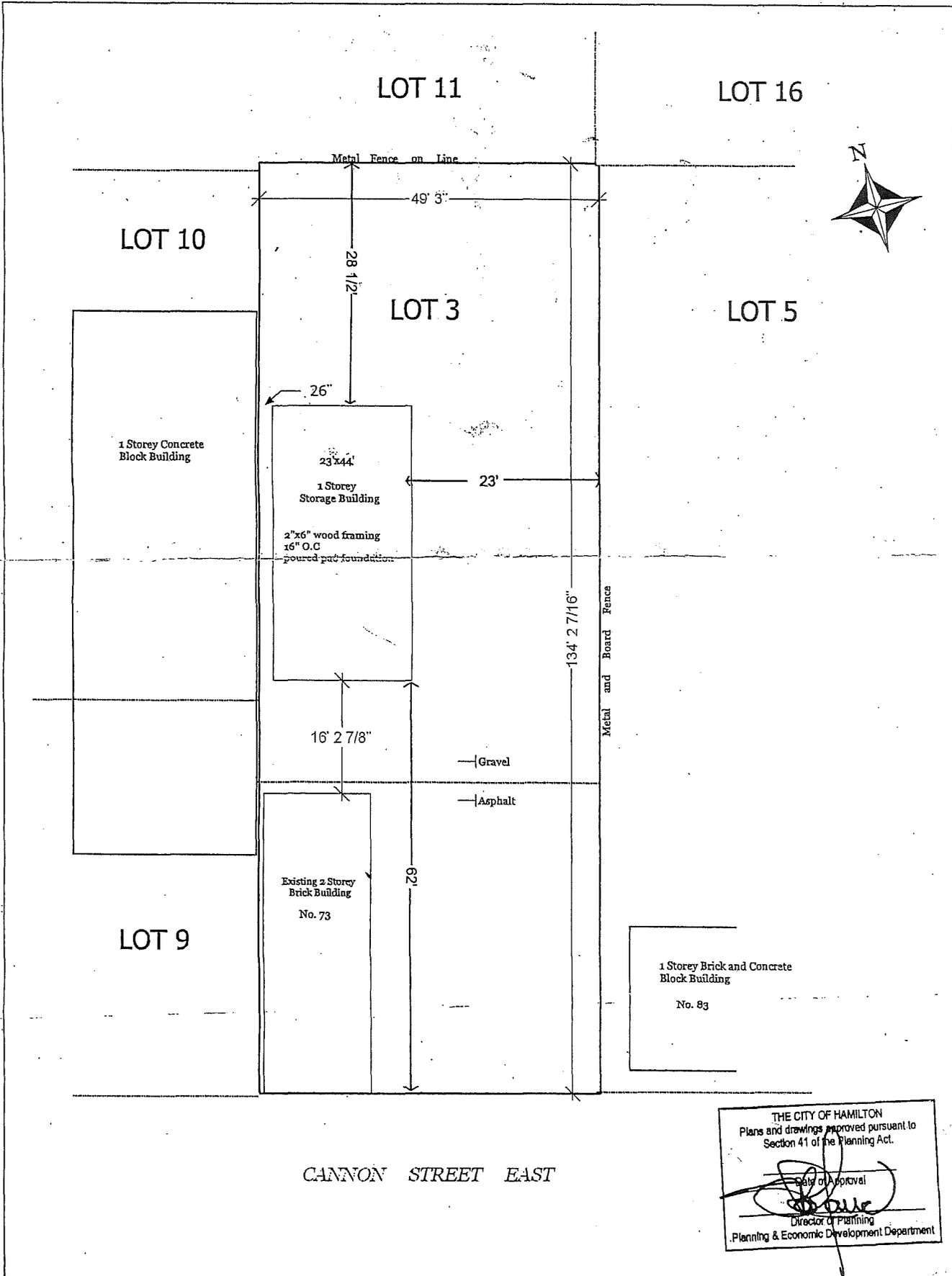
For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.


Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



THE CITY OF HAMILTON
 Plans and drawings approved pursuant to
 Section 41 of the Planning Act.

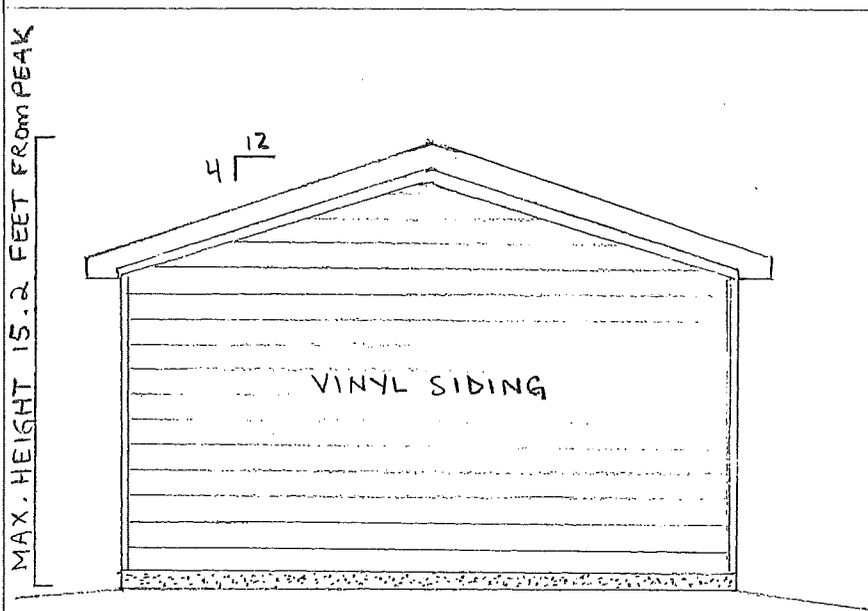
 City of Approval

 Director of Planning
 Planning & Economic Development Department

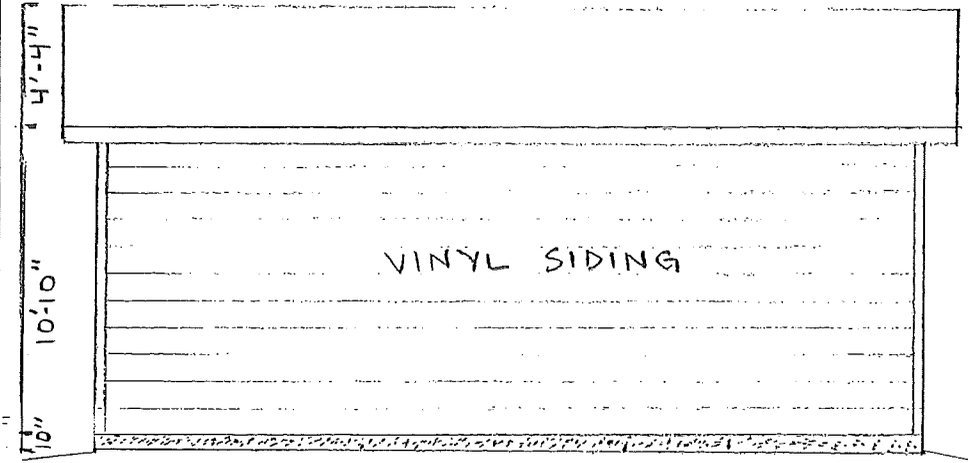
	MDA-10-037 Detached Garage Plan			A 001
	No. 73 Cannon Street East	REVISIONS	REMARKS	
		MM/DD/YY		
		1		
		2		
		3		
		4		
		5		

Am/A 20:40
 Sketch 1

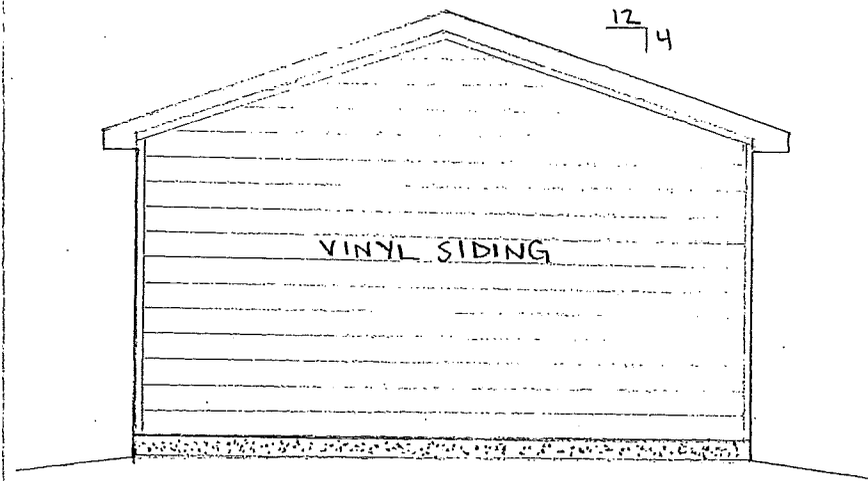
Hm/A 20:40
Sketch &



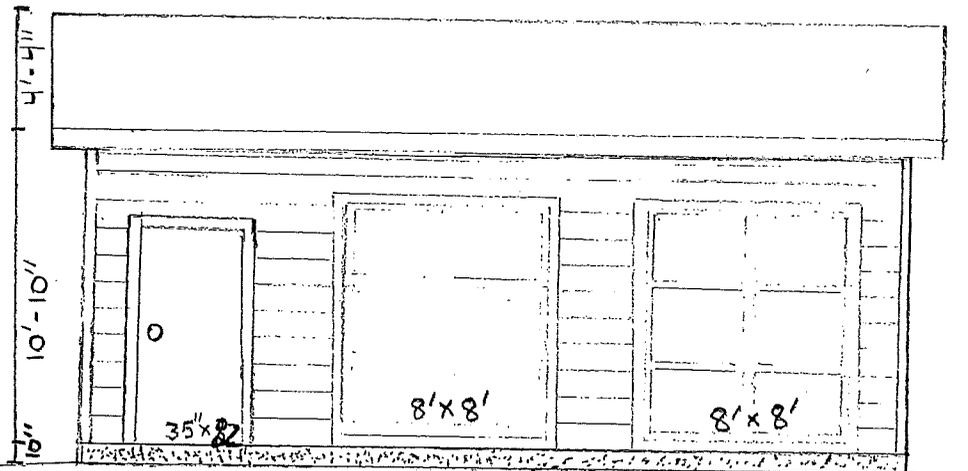
RIGHT ELEVATION



REAR ELEVATION



LEFT ELEVATION



FRONT ELEVATION

20-149910



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>HM/A-20:40</u>	DATE APPLICATION RECEIVED <u>Jan. 30/20</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner Lisa Hori Telephone No. _____

2. _____

3. Name of Agent Charlie Chiarelli Telephone No. _____

4. _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:

Postal Code _____

Postal Code _____

6. Nature and extent of relief applied for:

To allow an accessory structure to remain having a height of 15.2ft where 13ft is required.

7. Why it is not possible to comply with the provisions of the By-law?

Existing.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

73 Cannon St E

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

Grocery store

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

General Knowledge.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Jan 30, 2020
Date


Signature Property Owner

Lisa Hori
Print Name of Owner

10. Dimensions of lands affected:

Frontage 49.25 FT.
Depth 136.41 FT.
Area 6,636.7 Square ft.
Width of street 20 METERS.

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: See attached sketch.

Proposed: _____

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: See attached sketch.

Proposed: _____

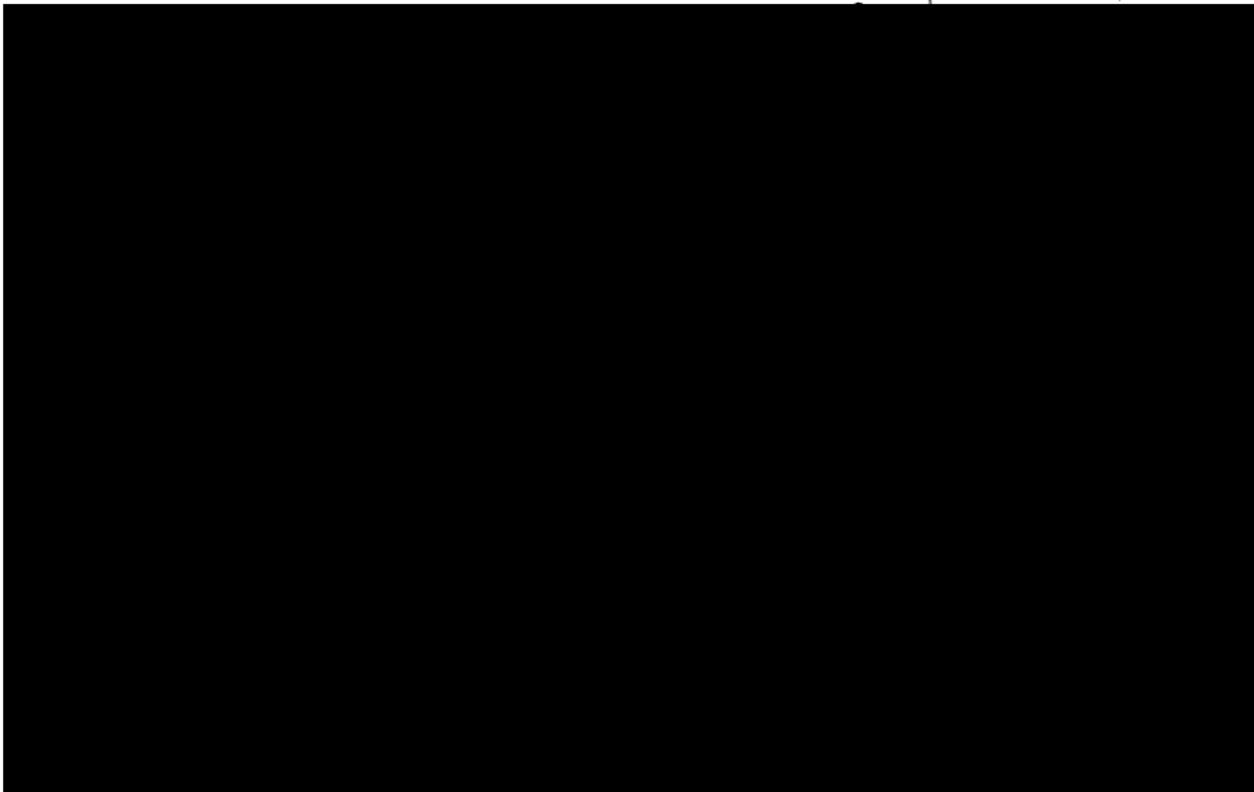
13. Date of acquisition of subject lands:
OCTOBER 15, 2008.
14. Date of construction of all buildings and structures on subject lands:
AUGUST, 2010.
15. Existing uses of the subject property: Garage
16. Existing uses of abutting properties: Auto mechanics, city park.
17. Length of time the existing uses of the subject property have continued:
Unknown
18. Municipal services available: (check the appropriate space or spaces)
 Water ✓ Connected ✓
 Sanitary Sewer ✓ Connected ✓
 Storm Sewers ✓
19. Present Official Plan/Secondary Plan provisions applying to the land:
Downtown mixed use.
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
H in by-law 6593
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Lisa Hori am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

Charlie Chiarelli of Hamilton

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE Jan 30, 2020 SIGNED 

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Lisa Hori, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Jan 30, 2020 
Date Signature of Owner

PART 27 PERMISSION TO ENTERDate: JANUARY 30th / 2020

Secretary/Treasurer
 Committee of Adjustment
 City of Hamilton,
 City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 73 CANNON ST EAST, HAMILTON, ONTARIO
 (Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

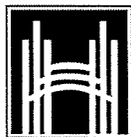
CHARLIE CHIARELLI

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-20:36

APPLICANTS: Owner: Jakob & Lorie Koch

SUBJECT PROPERTY: Municipal address **66 Oak Knoll Dr., Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended

ZONING: C/S-1361 & C/S-1788 district (Urban Protected Residential)

PROPOSAL: To permit the construction of a 26.0m², one storey addition in the rear yard of the existing single family dwelling notwithstanding that:

1. A rear yard depth of 4.5m shall be provided instead of the minimum required rear yard depth of 7.5m.

NOTES:

- i. The owner shall ensure that the dwelling does not exceed a floor area ratio of 0.45 of the total lot area. If compliance with this provision cannot be achieved, further variances may be required.
- ii. Please be advised that parking for a single family dwelling is required to be provided at a rate of two (2) parking spaces for the first eight habitable rooms, plus an additional 0.5 spaces for each additional habitable room. Insufficient information has been provided to confirm the number of habitable rooms existing within the single detached dwelling. As such, the total number of required parking spaces cannot be determined at this time. Further variances will be required if the minimum number of required parking spaces cannot be provided on site and in accordance with Section 18A of Hamilton Zoning By-law 6593.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 3:05p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

HM/A-20:36
PAGE 2

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

RECEIVED
JAN 28 2020
COM OF ADJUSTMENT

FOR OFFICE USE ONLY.

APPLICATION NO. Hm/A-20:36 DATE APPLICATION RECEIVED Jan. 28/20

PAID _____ DATE APPLICATION DEEMED COMPLETE _____

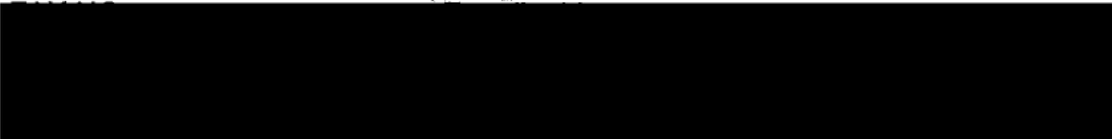
SECRETARY'S SIGNATURE _____

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner JAKOB E. KOCH Telephone No. 
LORIE A. KOCH
- 
- Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____
- Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
MANULIFE BANK
Postal Code _____
Postal Code _____

6. Nature and extent of relief applied for:

REDUCE REAR YARD SETBACK
From 24-61' to 15-3'

7. Why it is not possible to comply with the provisions of the By-law?

IRREGULAR LOT

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

66 OAK KNOLL DRIVE, HAMILTON, ON

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

HISTORICAL RECORDS FROM CITY

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes ___ No ___

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

28 JAN. 2020
Date



Signature Property Owner

JAKOB E. KOCH LORIE A. KOCH
Print Name of Owner

10. Dimensions of lands affected:

Frontage 144'
Depth ~~71'~~ 127' 8"
Area _____
Width of street 24'

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: HOUSE AND REAR DECK

Proposed: REPLACEMENT OF REAR DECK
WITH SUNROOM
REMOVE EXISTING FENCE
AND DECK

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: see attached drawing

Proposed: _____

13. Date of acquisition of subject lands:
DECEMBER 12, 2019

14. Date of construction of all buildings and structures on subject lands:
1937

15. Existing uses of the subject property: RESIDENTIAL
Single family Dwelling

16. Existing uses of abutting properties: RESIDENTIAL
Single Family Dwellings

17. Length of time the existing uses of the subject property have continued:
83 years

18. Municipal services available: (check the appropriate space or spaces)

Water	<input checked="" type="checkbox"/>	Connected	<input checked="" type="checkbox"/>
Sanitary Sewer	<input checked="" type="checkbox"/>	Connected	<input checked="" type="checkbox"/>
Storm Sewers	<input checked="" type="checkbox"/>		

19. Present Official Plan/Secondary Plan provisions applying to the land:
Niegh bear heads

20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
Urban Protected Residential ("C" District)

21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

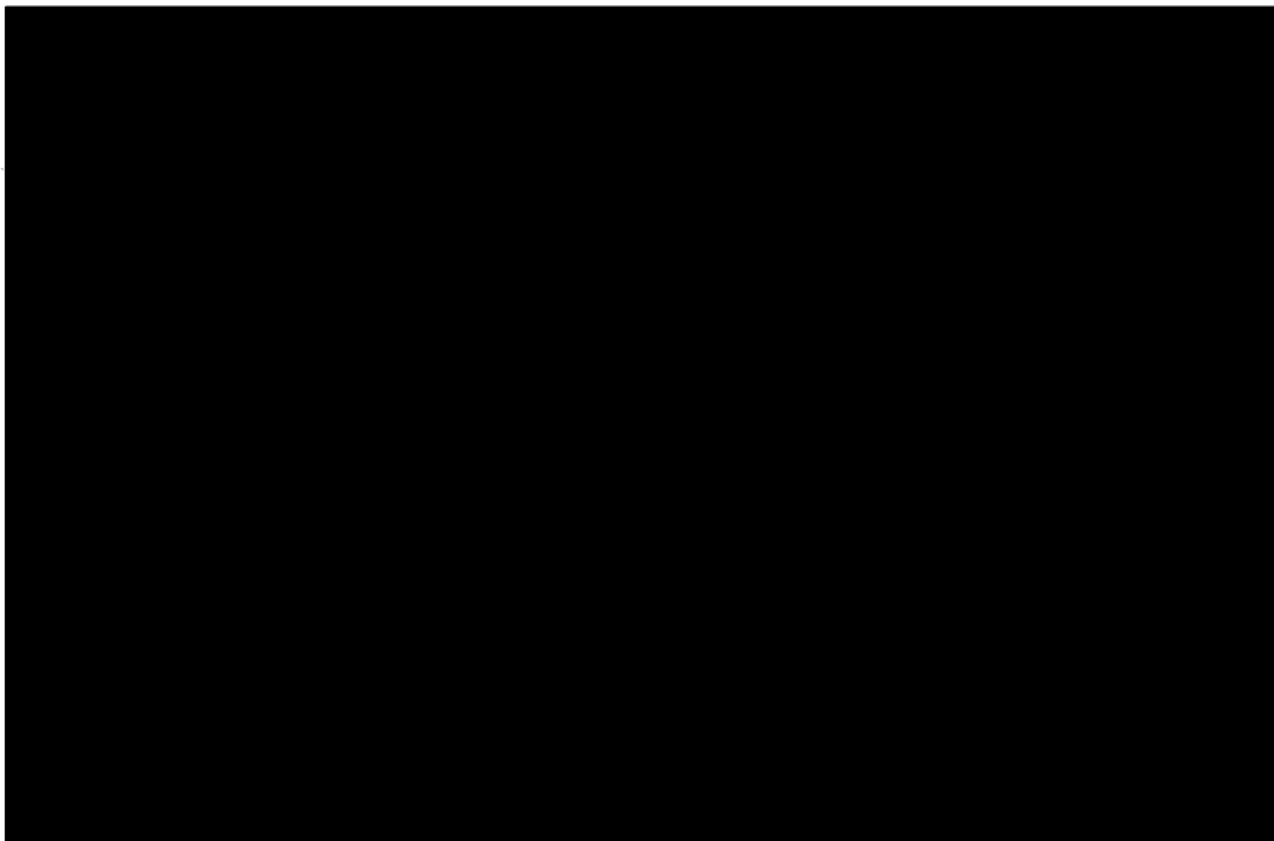
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No

23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, JAKOB E. KOCH, LORIE KOCH, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

28 JAN 2020
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: 28 JAN 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;
Re: Application to Committee of Adjustment

Location of Land: 66 OAK KNOLL DRIVE
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

JAKOB E KOCH LORIE KOCH

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

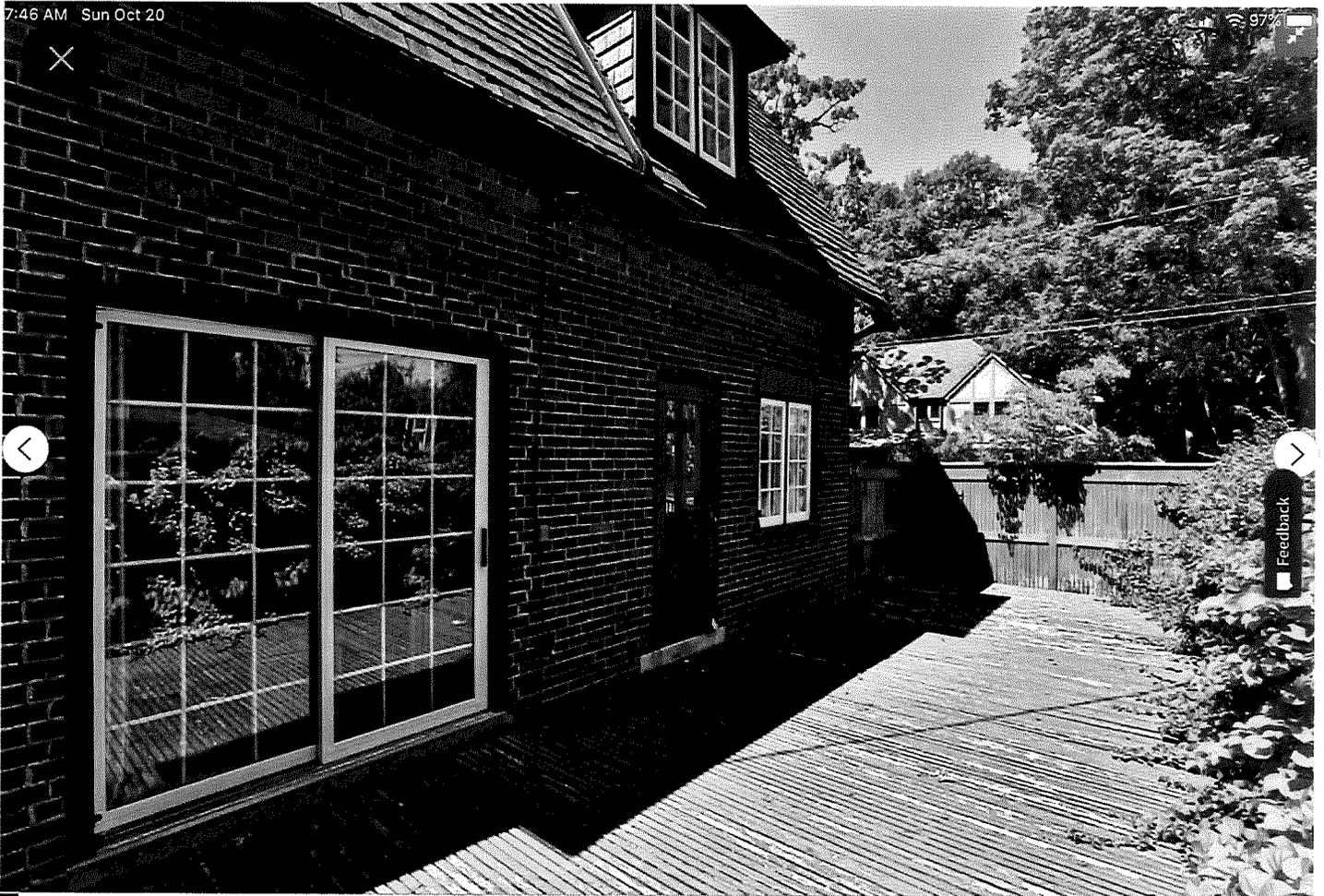
The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



airial view of 66 Oak Knoll Drive
showing existing deck



66 Oak Knoll Drive showing existing deck and fence.



Existing deck at 66 Oak Knoll Drive

Representation of proposed SUNROOM





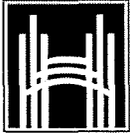
112# Paisley (direct neighbour) has sunroom



Sunroom at 8 Oak Knoll Drive
(neighbourhood property)



Abutting garage of 74 Oak Knoll Drive



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-19:290

APPLICANTS: Owner: Kevin Daley
Agent: Michael P. Sabelli

SUBJECT PROPERTY: Municipal address **315B Aberdeen Ave., Hamilton**

ZONING BY-LAW: Zoning By-law 6993, as Amended

ZONING: C and D district (Urban Protected Residential)

PROPOSAL: To establish lot frontage on Aberdeen Avenue and to facilitate the construction of a two-storey single family dwelling on an irregular shaped lot notwithstanding that::

1. A lot width of at least 3.6 metres shall be permitted instead of the required lot width of at least 12.0 metres.
2. The gross area of the front yard shall be permitted to contain no landscaped area instead of the required minimum 50.0% of the gross area of the front yard to be provided as a landscaped area.
3. A dwelling constructed with an attached garage shall be permitted to have the finished level of the garage floor at grade (0.0m) instead of the required minimum of 0.3m above grade for a finished level of the garage floor.

NOTES:

1. Parking has been reviewed for a single family dwelling with eight (8) habitable rooms or less. Additional variances may be required if the proposed single family dwelling exceeds eight (8) habitable rooms.
2. Variances are based on the owner acquiring and permanently closing the portions of alleyway located directly to the east of 315 & 293 Aberdeen Avenue, as well as the portion of alleyway directly to the north of 293 Aberdeen Avenue (abutting 315B Aberdeen Avenue).
3. Variances are based on the owner merging all portions of acquired and closed alleyway portions on title, with the lands known as 293 Aberdeen Avenue and 315B Aberdeen Avenue.

HM/A-19:290

Page 2

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020
TIME: 3:10 p.m.
PLACE: Via video link or call in (see attached sheet for details)
To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

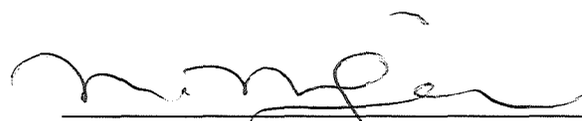
Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

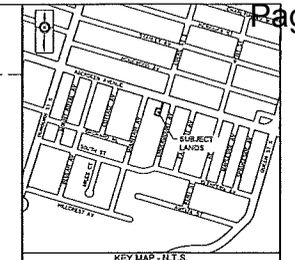
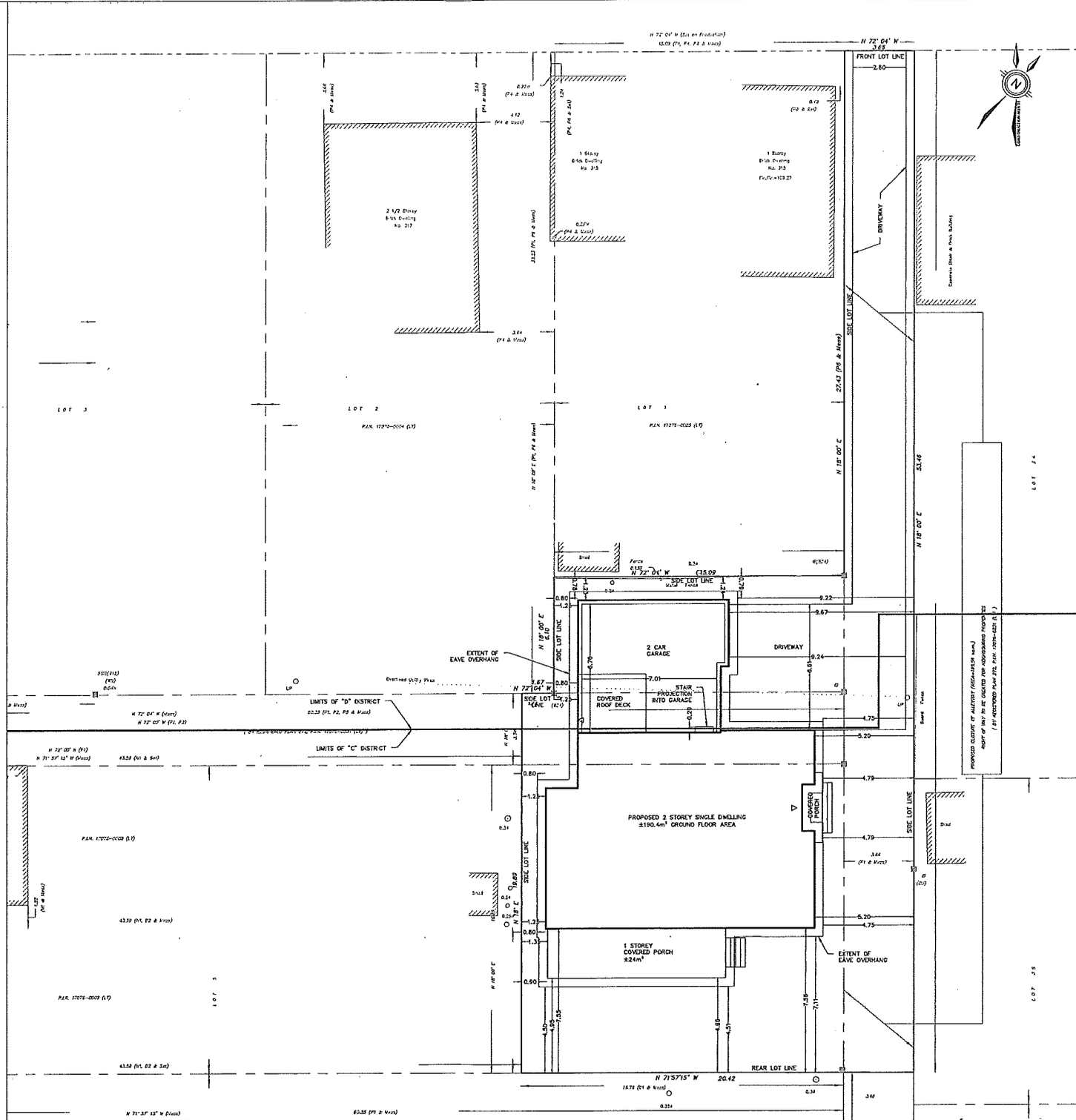
DATED: June 9th, 2020.



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

DEVELOPMENT DETAILS				
URBAN PROTECTED RESIDENTIAL "C" DISTRICT				
	REQUIRED	PROPOSED	AMENDMENT NEEDED	
10(2)	MAXIMUM BUILDING HEIGHT	11.0 m	7.83 m	
10(3)	MINIMUM FRONT YARD SETBACK	1.0 m	N/A	
10(3)(1)	MINIMUM SIDE YARD SETBACK	1.20 m	1.23 m	
10(3)(2)	MINIMUM REAR YARD SETBACK	7.5 m	7.55 m	
10(4)	MINIMUM LOT WIDTH	12.0 m	3.88 m	X
10(4)	MINIMUM LOT AREA	360.0m ²	821.4m ²	
URBAN PROTECTED RESIDENTIAL "D" DISTRICT				
10(2)	MAXIMUM BUILDING HEIGHT	14.0 m	7.83 m	
10(3)	MINIMUM FRONT YARD SETBACK	6.0 m	N/A	
10(3)(1)	MINIMUM SIDE YARD SETBACK	1.20 m	1.24 m	
10(3)(2)	MINIMUM REAR YARD SETBACK	7.5 m	N/A	
10(4)	MINIMUM LOT WIDTH	12.0 m	3.88 m	X
10(4)	MINIMUM LOT AREA	360.0m ²	821.4m ²	
SUPPLEMENTARY REQUIREMENTS AND MODIFICATIONS				
10(3)(4)(1)	EAVE/OUTLET ENCHANCEMENT	1.5 m	N/A	
	(1) FRONT YARD	1.5 m	0.45 m	
	(2) REAR YARD	1.0 m OR HALF WIDTH-0.83 m	0.45 m	
	(3) SIDE YARD			
10(3)(4)(2)	UNENCLOSED PORCH ENCHANCEMENT	3.0 m	N/A	
	FRONT YARD	3.0 m	3.0 m	
	REAR YARD	NOT PERMITTED	N/A	
	SIDE YARD	NOT PERMITTED	N/A	
PARKING AND LOADING REQUIREMENTS				
18A(1)(1)	MINIMUM MANOEUVRING SPACE	8.0 m	8.24 m	
18A(2)	MINIMUM PARKING SPACE SIZE	3.7m x 6.0m	3.3m x 7.0m	
18A(2)	MAX. STAIR PROJECTION INTO DRIVEWAY	0.75 m	0.25 m	
18A(3)	MIN. FINISHED GARAGE ELEVATION ABOVE DRIVEWAY	0.30 m	0.0 m	X
18A(4)	LOADING LOCATION	NOT PERMITTED IN FRONT YARD	NONE PROVIDED	
18A(4)	MINIMUM FRONT YARD LANDSCAPED AREA	5% OF REQUIRED YARD	0%	X
18A(24)(1)	MIN. DRIVEWAY WIDTH	2.8 m	2.83 m	
18A(24)(2)	MIN. REQUIRED PARKING	2 SPACES	2 SPACES	



LEGEND

NOT FOR CONSTRUCTION

SOURCE:
 TOPOGRAPHICAL SURVEY INFORMATION OBTAINED FROM B.A. JACOBS SURVEYS LTD., DIV. NO. 1143-91.
 BUILDING LAYOUT INFORMATION OBTAINED FROM LINDEE DESIGN INC., DIV. NO. 0905.

BENCHMARKS
 ELEVATIONS SHOWN ON THIS PLAN ARE REFERRED TO CITY OF HAMILTON BENCHMARK INDEXED AS No. 2-31.
 LOCATION: No. 311 CAROLINE STREET SOUTH AT THE SOUTHWEST CORNER OF HERVAGER STREET ON WEST WALL 2.4m FROM NORTHWEST CORNER OF BUILDING No. 125.
 ELEVATION = 115.855m

SCALE
 1:100 (as shown)

DESIGN BY: J.MARCUS CHECKED BY: J.JAKENS
 DRAWN BY: J.MARCUS DATE: 2018-11-04

PROPOSED LOT 32 - 1/2 ACRE, 1/2 ACRE, 1/2 ACRE, 1/2 ACRE
 DATE: BY: DESCRIPTION:

DRAWING ISSUE RECORD

APPROVALS

IBI GROUP
 200 East Wing-360 James Street North
 Hamilton ON L8L 1H5 Canada
 Tel: 905 546 1010 Fax: 905 546 1011
 ibigroup.com

CITY OF HAMILTON
 315B ABERDEEN AVENUE

MINOR VARIANCE SKETCH
 HMA-19-290

FILE NUMBER: 123384 SHEET NUMBER: MV1

Handwritten notes: HMA-19-290 Sketch 1



LEFT SIDE ELEVATION



REAR ELEVATION

THESE DRAWINGS ARE FOR PLANNING APPLICATION AND APPROVAL. (November :

HM/A-19:290
Sketch 2



LEFT SIDE ELEVATION



FRONT ELEVATION



REAR ELEVATION



RIGHT SIDE ELEVATION

THESE DRAWINGS ARE FOR PLANNING APPLICATION AND APPROVAL. (November 2019)

UNIQUE DESIGNS INC		DALEY RESIDENCE	09065	A1
PROPOSED ELEVATIONS	CUSTOM HOME		Job Number 102516	
		315B ABERDEEN AVE. HAMILTON, ONTARIO	M.F. Drawn By	1/4"=1'-0" Scale

HM/A-19-290
Sketch 3

19-139439



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>HMIA-19: 290</u>	DATE APPLICATION RECEIVED <u>AUG 8 11 9</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

1. Name of Owner KEVIN DALEY Telephone No _____

mail
5750
Here →

Note: Unless otherwise requested all communications will be sent to the agent, if any.

5. Names and addresses of any mortgagees, holders of charges or other encumbrances:

N/A Postal Code _____

 _____ Postal Code _____

6. Nature and extent of relief applied for:

LESS THAN REQUIRED LOT FRONTAGE
3.66m. REAR YARD 3.0m.

7. Why it is not possible to comply with the provisions of the By-law?

EXISTING SITUATION

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

315-B ABERDEEN AVENUE

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial

Agricultural Vacant

Other _____

9.1 If Industrial or Commercial, specify use

N/A

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

PREVIOUS OWNER

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

19/08/02
 Date


 Signature Property Owner

KEVIN DALEY
 Print Name of Owner

10. Dimensions of lands affected:

Frontage 3.66 m
 Depth 26.03 m 50 m
 Area 95.30 m²
 Width of street 20.12 m

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: PARTIALLY DEMOLISHED
STRUCTURE

Proposed: TWO 1/2 STOREY 1/2 SINGLE-FAMILY
DWELLING WITH 2 PARKING
SPACES INTERIOR 6.0m X 6.0m
HOME SIZE = +/- 2000 SQ FT. 8 HABITABLE ROOMS.

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: PARTIALLY DEMOLISHED
STRUCTURE TO BE COMPLETELY
DEMOLISHED

Proposed: FRONT YARD - 3.66m NORTH
SIDE YARD - 1.02m WEST
REAR YARD - 3.0m SOUTH

13. Date of acquisition of subject lands: MAY / 2017

14. Date of construction of all buildings and structures on subject lands: NOT KNOWN

15. Existing uses of the subject property: VACANT

16. Existing uses of abutting properties: RESIDENTIAL

17. Length of time the existing uses of the subject property have continued: NOT KNOWN

18. Municipal services available: (check the appropriate space or spaces)
Water Connected _____
Sanitary Sewer Connected _____
Storm Sewers _____

19. Present Official Plan/Secondary Plan provisions applying to the land: "NEIGHBOURHOODS"

20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land: "C" (URBAN PROTECTED RESIDENTIAL) + "D"

21. Has the owner previously applied for relief in respect of the subject property?
Yes No
If the answer is yes, describe briefly.

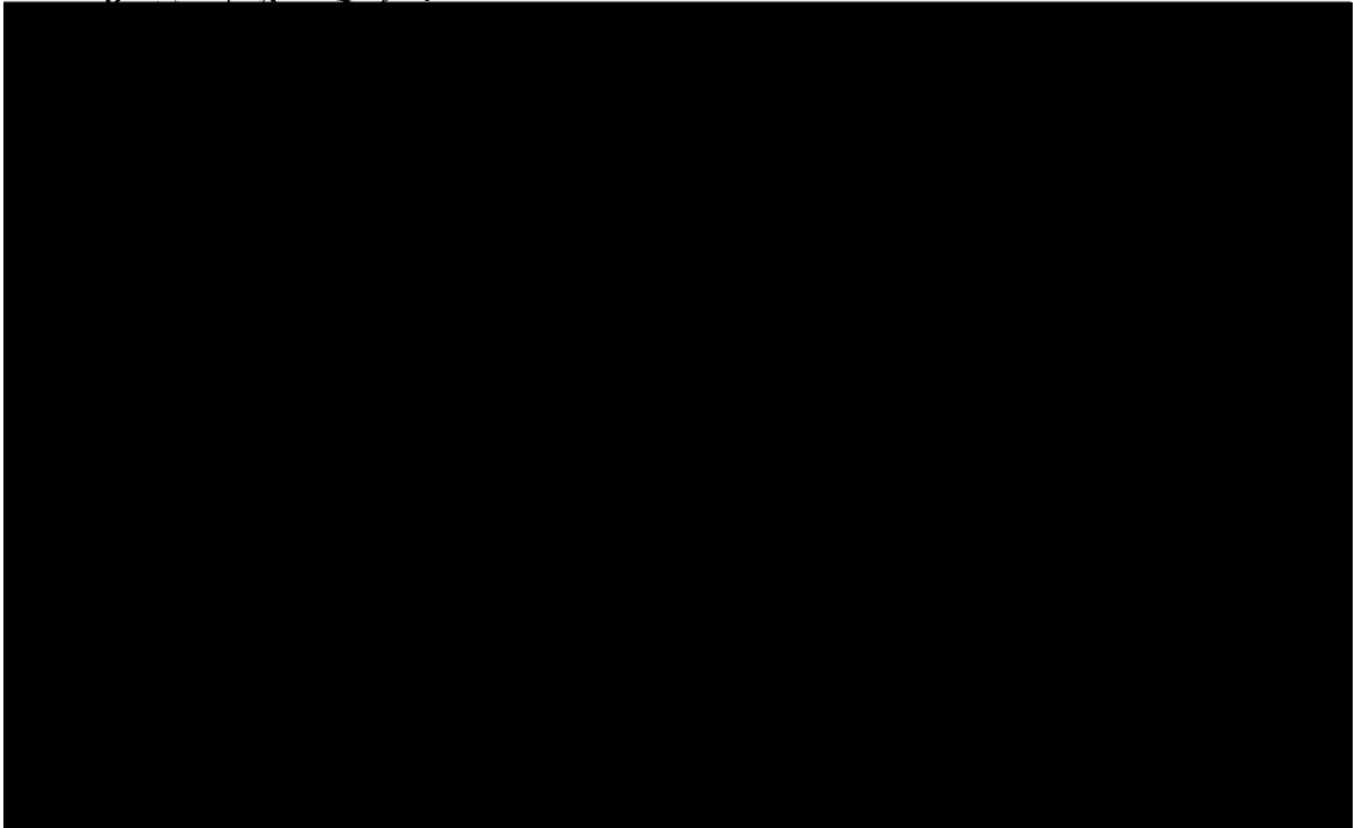
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
Yes No

23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) KEVIN DALEY am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

MICHAEL P. SABELLI of HAMILTON

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE 19/08/02 SIGNED

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, KEVIN DALEY, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

19/08/02
Date Signature of Owner

PART 27 PERMISSION TO ENTER

Date: 19/08/02

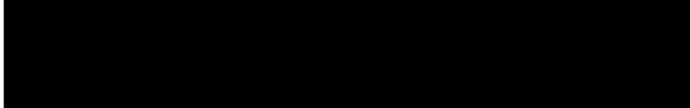
Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 315-B ABERDEEN AVENUE
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

KEVIN DALEY

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

ROAD ALLOWANCE / ALLEY CLOSURE APPLICATION FORM

Applicant's Name: KEVIN DALEY

Address: 215 B ABERDEEN AVENUE



Agent's Name: _____

Address: _____

Telephone Number: _____ Email address: _____

Description of Proposed Closure Area:

From: PORTION OF ALLEYWAY BOUND BY ABERDEEN MOUNTAIN

To: AND UNDERMOUNT

Please indicate in the space below your comments or reasons why you are applying for this closure:

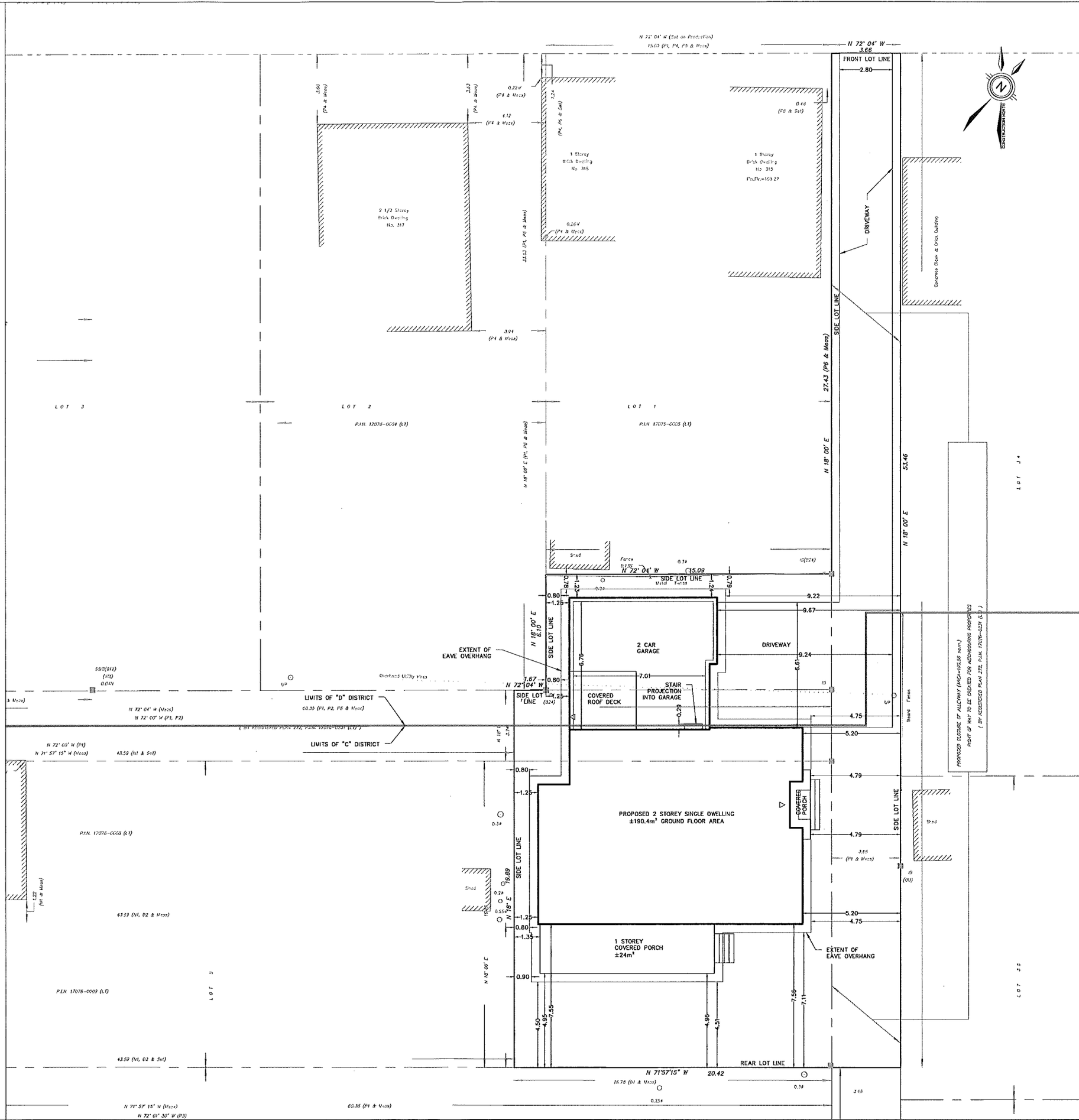
FRONTAGE REQUIRED FOR BUILDING PERMIT AND
MINOR VARIANCE APPLICATION. I WILL PROVIDE
EASEMENT AGREEMENTS FOR RIGHT OF WAY.

Please enclose your **Formal Consultation Fee of \$1,061.21**, payable to the City of Hamilton, with this application. Should staff recommend the application proceed to Committee and Council, the \$1,061.21 fee will be applied to the **total fee of \$4634.00**.

For further information regarding this application, please contact the Public Works Department at (905) 546-2424 ext. 5803 or highwayclosures@hamilton.ca

PAID ✓

DEVELOPMENT DETAILS				
URBAN PROTECTED RESIDENTIAL "C" DISTRICT				
		REQUIRED	PROPOSED	AMENDMENT NEEDED
9(2)	MAXIMUM BUILDING HEIGHT	11.0 m	7.80 m	
9(3)(i)	MINIMUM FRONT YARD SETBACK	6.0 m	N/A	
9(3)(ii)	MINIMUM SIDE YARD SETBACK	1.20 m	1.25 m	
9(3)(iii)	MINIMUM REAR YARD SETBACK	7.5 m	7.55 m	
9(4)	MINIMUM LOT WIDTH	12.0 m	3.65 m	X
9(4)	MINIMUM LOT AREA	360.0m ²	621.4m ²	
URBAN PROTECTED RESIDENTIAL "D" DISTRICT				
10(2)	MAXIMUM BUILDING HEIGHT	14.0 m	7.80 m	
10(3)(i)	MINIMUM FRONT YARD SETBACK	6.0 m	N/A	
10(3)(ii)	MINIMUM SIDE YARD SETBACK	1.20 m	1.24 m	
10(3)(iii)	MINIMUM REAR YARD SETBACK	7.5 m	N/A	
10(4)	MINIMUM LOT WIDTH	12.0 m	3.65 m	X
10(4)	MINIMUM LOT AREA	360.0m ²	621.4m ²	
SUPPLEMENTARY REQUIREMENTS AND MODIFICATIONS				
18(3)(i)(b)	EAVE/GUTTER ENCROACHMENT			
	(i) FRONT YARD	1.5 m	N/A	
	(ii) REAR YARD	1.5 m	0.45 m	
	(iii) SIDE YARD	1.0 m OR HALF WIDTH=0.60 m	0.45 m	
18(3)(i)(d)	UNENCLOSED PORCH ENCROACHMENT			
	FRONT YARD	3.0 m	N/A	
	REAR YARD	3.0 m	3.0 m	
	SIDE YARD	NOT PERMITTED	N/A	
PARKING AND LOADING REQUIREMENTS				
18A(1)(f)	MINIMUM MANOEUVRING SPACE	6.0 m	9.24 m	
18A(7)	MINIMUM PARKING SPACE SIZE	2.7m x 6.0m	3.3m x 7.0m	
18A(7a)	MAX. STAIR PROJECTION INTO GARAGE	0.75 m	0.29 m	
18A(7b)	MIN. FINISHED GARAGE ELEVATION ABOVE GRADE	0.30 m	0.0 m	X
18A(14a)	PARKING LOCATION	NOT PERMITTED IN FRONT YARD	NONE PROPOSED	
18A(14a)	MINIMUM FRONT YARD LANDSCAPED AREA	50% OF REQUIRED YARD	OK	X
18A(24)(a)	MIN. DRIVEWAY WIDTH	2.8 m	2.80 m	
TABLE 1	MIN. REQUIRED PARKING	2 SPACES	2 SPACES	

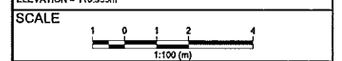


LEGEND

[Symbol]	PROPOSED 2 STOREY SINGLE DWELLING
[Symbol]	2 CAR GARAGE
[Symbol]	DRIVEWAY
[Symbol]	COVERED PORCH
[Symbol]	EXISTING BUILDING
[Symbol]	UTILITY LINES

NOT FOR CONSTRUCTION

SOURCE:
TOPOGRAPHICAL SURVEY INFORMATION OBTAINED FROM B.A. JACOBS SURVEYING LTD., DWG. No. 1853-S-1.
BUILDING LAYOUT INFORMATION OBTAINED FROM UNIQUE DESIGNS INC., DWG. No. 09065.
BENCHMARK:
ELEVATIONS SHOWN ON THIS PLAN ARE REFERRED TO CITY OF HAMILTON BENCHMARK INDEXED AS No. 2-33.
LOCATION: No. 271 CAROLINE STREET SOUTH AT THE SOUTHEAST CORNER OF HERMIE STREET ON WEST WALL, 2.4m FROM NORTHWEST CORNER OF BUILDING No. 125.
ELEVATION = 110.959m



DESIGN BY: J.MARCUS CHECKED BY: J.ARIENS
DRAWN BY: J.MARCUS DATE: 2019-11-08

DATE	BY	DESCRIPTION
2020-01-29	JM	AMENDED VARIANCE SUBMISSION

DRAWING ISSUE RECORD

DATE	BY	DESCRIPTION

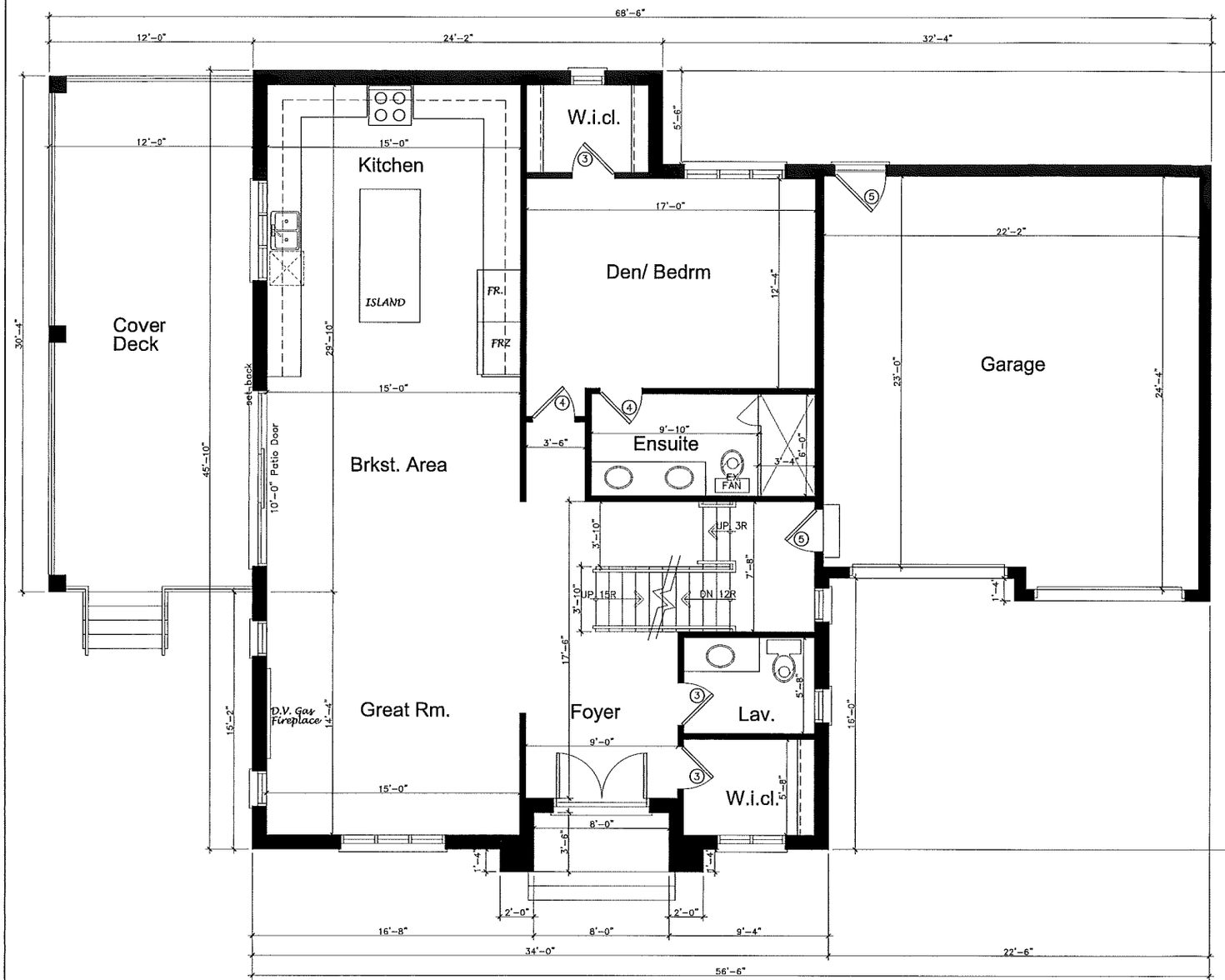
APPROVALS

IBI GROUP
200 East Wing-360 James Street North
Hamilton ON L8L 1H5 Canada
tel 905 546 1010 fax 905 546 1011
ibigroup.com

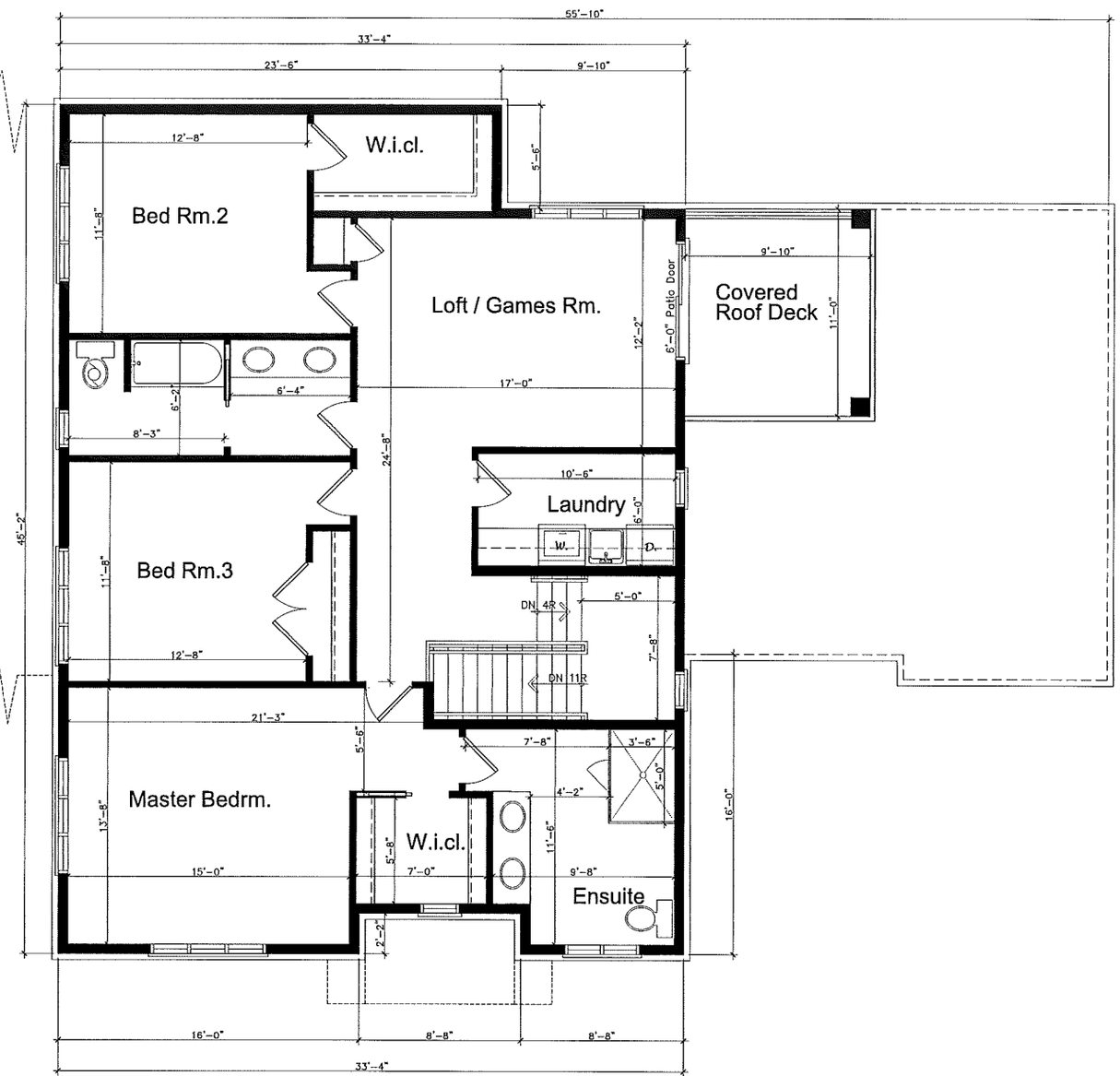
CITY OF HAMILTON
315B ABERDEEN AVENUE

MINOR VARIANCE SKETCH
HMA-19/290

FILE NUMBER: 123384 SHEET NUMBER: MV1



GROUND FLOOR PLAN
 1512 Sq.Ft.
 TOTAL : 2896 Sq.Ft.



SECOND FLOOR PLAN
 1384 Sq.Ft.

THESE DRAWINGS ARE FOR PLANNING APPLICATION AND APPROVAL. (November 2019)

UNIQUE DESIGNS INC PROPOSED FLOOR PLANS		CUSTOM HOME	DALEY RESIDENCE		09065 Job Number	A2
			315B ABERDEEN AVE. HAMILTON, ONTARIO		102516 Date:	



LEFT SIDE ELEVATION



FRONT ELEVATION



REAR ELEVATION



RIGHT SIDE ELEVATION

THESE DRAWINGS ARE FOR PLANNING APPLICATION AND APPROVAL. (November 2019)

UNIQUE DESIGNS INC		DALEY RESIDENCE	09065	A1
PROPOSED ELEVATIONS	CUSTOM HOME		Job Number 102516	
		315B ABERDEEN AVE. HAMILTON, ONTARIO	Date: M.F.	1/4"=1'-0" Scale



IBI GROUP
200 East Wing – 360 James Street North
Hamilton ON L8L 1H5 Canada
tel 905 546 1010 fax 905 546 1011
ibigroup.com

January 29, 2020

Mr. Scott Baldry
Secretary Treasurer-Committee of Adjustment
City of Hamilton
71 Main Street West, 5th Floor
Hamilton, ON L8P 4Y5

RECEIVED
JAN 29 2020
CITY OF HAMILTON

Dear Mr. Baldry:

**315B ABERDEEN AVENUE, HAMILTON
HM/A-19:290 - AMENDED MINOR VARIANCE APPLICATION**

As you are aware our client attended the Committee of Adjustment hearing in favour of the above noted application on September 12, 2019 and at that meeting the application was deferred due to concerns related to the potential need for Site Plan Control review of the development proposal.

Since that time our client has worked with the Planning department to resolve their concerns related to the need for Site Plan Control and that requirement has been waived. In addition, our client has amended the proposed building design for the property and the proposed variances have changed to support that design.

In support of the amended application please find enclosed the following information:

- Two (2) copies of the updated variances list;
- Two (2) copies of the Minor Variance sketch;
- Two (2) copies of the preliminary Building Elevation drawings; and,
- ~~One (1) cheque in the amount of \$275.00 made payable to the City of Hamilton.~~ VISA

Should you require any additional information please do not hesitate to contact the undersigned.

Thanks,

A handwritten signature in black ink, appearing to read 'Jafed Marcus', written over a horizontal line.

Jafed Marcus, CPT

Associate, Manager – Planning

Encl.

Cc: Kevin Daley

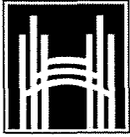
315B Aberdeen Avenue, Hamilton – HM/A-19:290 – Minor Variance List

Section 9(4) – To permit a minimum Lot Width of 3.6m, whereas 12.0m is required;

Section 10(4) – To permit a minimum Lot Width of 3.6m, whereas 12.0m is required;

Section 18A(7b) – to permit an attached garage to have a finished floor level a minimum of 0m above grade, whereas 0.3m above grade is required; and,

Section 18A(14a) – to permit 0% of the required front yard to be used for landscaped area, whereas 50% landscaped area is required.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221

Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-20:29

APPLICANTS: Owner: Alison Nielsen-Jones & Andrew Crawford
Agent: Built Environment Design & Consulting c/o David Wilson

SUBJECT PROPERTY: Municipal address **71 Chatham St., Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended

ZONING: "D"/S-1787 district

PROPOSAL: To permit the construction of a 2½ front storey addition and an open sided carport to the existing single-family dwelling notwithstanding that;

1. A minimum front yard depth of 0.9 m shall be provided instead of the minimum required 6.0 m; and
2. A minimum side yard width of 0.9 m shall be provided instead of the minimum required side yard width of 1.2 m; and
3. No front yard landscape shall be provided instead of the regulation in the By-Law which states that no less than 50 % of the gross area of the front yard shall be used for a landscaped area; and
4. The front stairs (i.e. uncovered porch) shall provide 0.3 m setback from the front lot line instead of the minimum required 1.5 m from the nearest street line.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 3:15p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

HM/A-20:29

Page 2

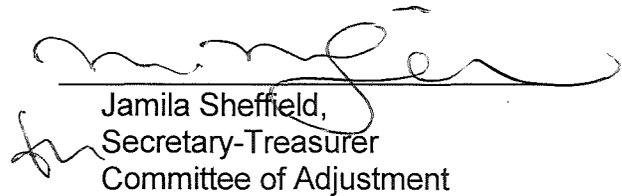
Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

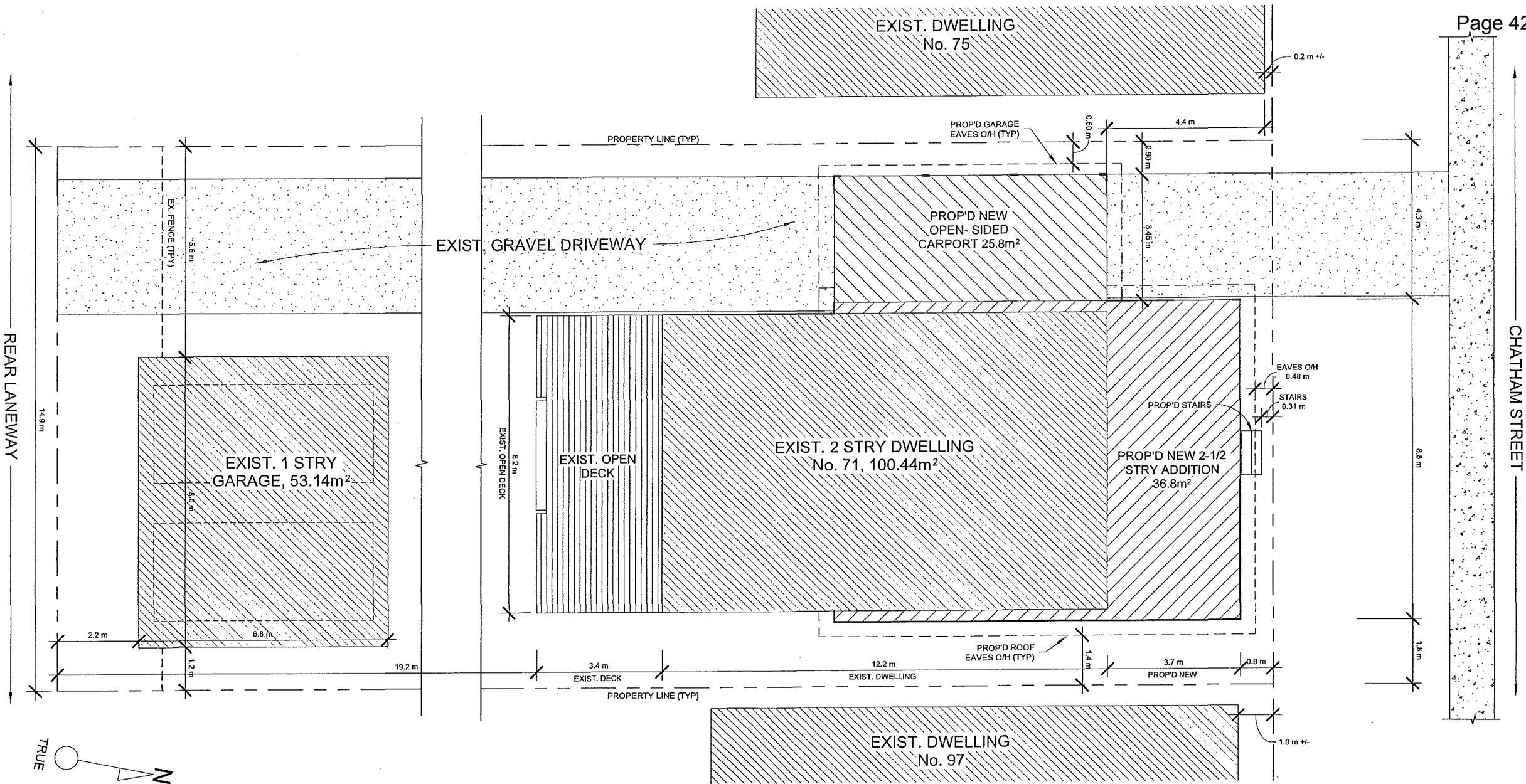
For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

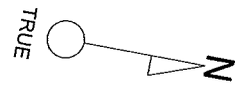
DATED: June 9th, 2020.


Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



*Hm/A 2019
Sketch 1*



SITE SKETCH BASED ON FIELD MEASUREMENTS AND SURVEY BY LAWRENCE G. WOODS OLS, APRIL 25, 1984

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

QUALIFICATION & REGISTRATION INFORMATION
THE UNDERSIGNED HAS THE QUALIFICATIONS AS SET OUT IN THE ONTARIO BUILDING CODE TO REVIEW & TAKE RESPONSIBILITY FOR THE DESIGN SHOWN ON THIS DOCUMENT.

THIS SIGNATURE MUST BE IN RED TO BE VALID
D. Wilson BSc, BA(Hons), BEd, LEED GA
FIRM REGISTRATION: BCIN 46390

CONTRACT DOCUMENTS, DRAWINGS & ALL ELECTRONIC DATA ARE THE COPYRIGHT OF THE DESIGNERS & CONSULTANTS & SHALL NOT BE USED OR REPRODUCED w/o AUTHORIZATION.

71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR MV	JAN 17, 2019

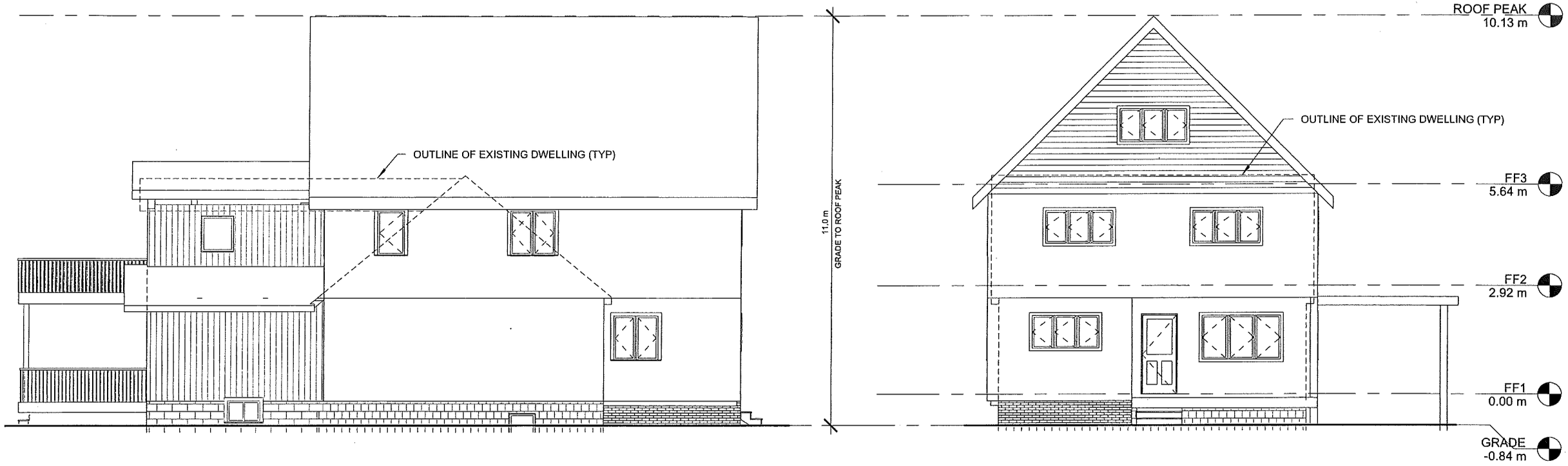
SITE PLAN

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A011

PROJECT NORTH

*Apr 17 20:29
Sketch 2*



① EAST - PROP'D
1 : 100

② NORTH - PROP'D
1 : 100

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

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71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR M/V	JAN 17, 2019

PROP'D ELEVATIONS - NORTH & EAST

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A305

*Hm/A 20:29
Sketch 3*



3 3D - N/E



1 3D - N/W

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

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71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR MV	JAN 17, 2019

3D VIEWS

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale:

A901



Hamilton

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Planning and Economic Development Department
Planning Division

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.

RECEIVED

FOR OFFICE USE ONLY. JAN 22 2020

APPLICATION NO. HM/A-20-29 DATE APPLICATION RECEIVED _____

PAID _____ DATE APPLICATION DEEMED COMPLETE _____

SECRETARY'S SIGNATURE _____

CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Alison Nielsen-Jones & Andrew Crawford Telephone No.
 -
 - Name of Agent David Wilson Telephone No.
 -
- Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:

→ Royal Bank of Canada

10 York Mills Rd., 3rd Floor, Toronto Postal Code M2P 0A2

Postal Code _____

6. Nature and extent of relief applied for:
Front setback: propose 0.9m where 6.0m is req'd
Front eaves projection into front yard: propose 0.48m from front lot line
Front stairs projection into front yard: propose 0.31m from front lot line
Carport side setback: propose 0.9m

7. Why it is not possible to comply with the provisions of the By-law?
The existing dwelling is inadequate in size for the current family's needs. However, the site's low soil bearing capacity is inadequate to place additional load on the footings of the existing home. With the odd construction of the rear of the home, it is only feasible to expand forward & upward with the use of helical piles for the new loads.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):
Subject Municipal Address: 71 Chatham St., Hamilton, ON, L8P 2B3
Subject Legal Description: Lot 112, REGISTERED PLAN No 253

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

- 9.1 If Industrial or Commercial, specify use

- 9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?
 Yes No Unknown

- 9.3 Has a gas station been located on the subject land or adjacent lands at any time?
 Yes No Unknown

- 9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?
 Yes No Unknown

- 9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?
 Yes No Unknown

- 9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?
 Yes No Unknown

- 9.7 Have the lands or adjacent lands ever been used as a weapon firing range?
 Yes No Unknown

- 9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?
 Yes No Unknown

- 9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?
 Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

By inspection, the existing home on the subject lands appears to have been constructed circa 1900, similar to the surrounding heighbourhood;
Vernon's Directory 1926 lists the address as a residential occupancy at that time.

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

→ Jan 15, 2020
Date



Alison Nielsen-Jones & Andrew Crawford
Print Name of Owner

10. Dimensions of lands affected:

Frontage 14.9m
 Depth 39.3m
 Area 585.6m²
 Width of street ~18m

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Ground Floor Area: 100.4m²
Gross Floor Area: 158.8m²
No. of Storeys: 2
Height: 6.7m grade to peak

Proposed: Ground Floor Area: 137.2m²
Gross Floor Area: 259.5m²
No. of Storeys: 2-1/2 strys
Height: 11.0m grade to peak

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: Please see attached Site Plan

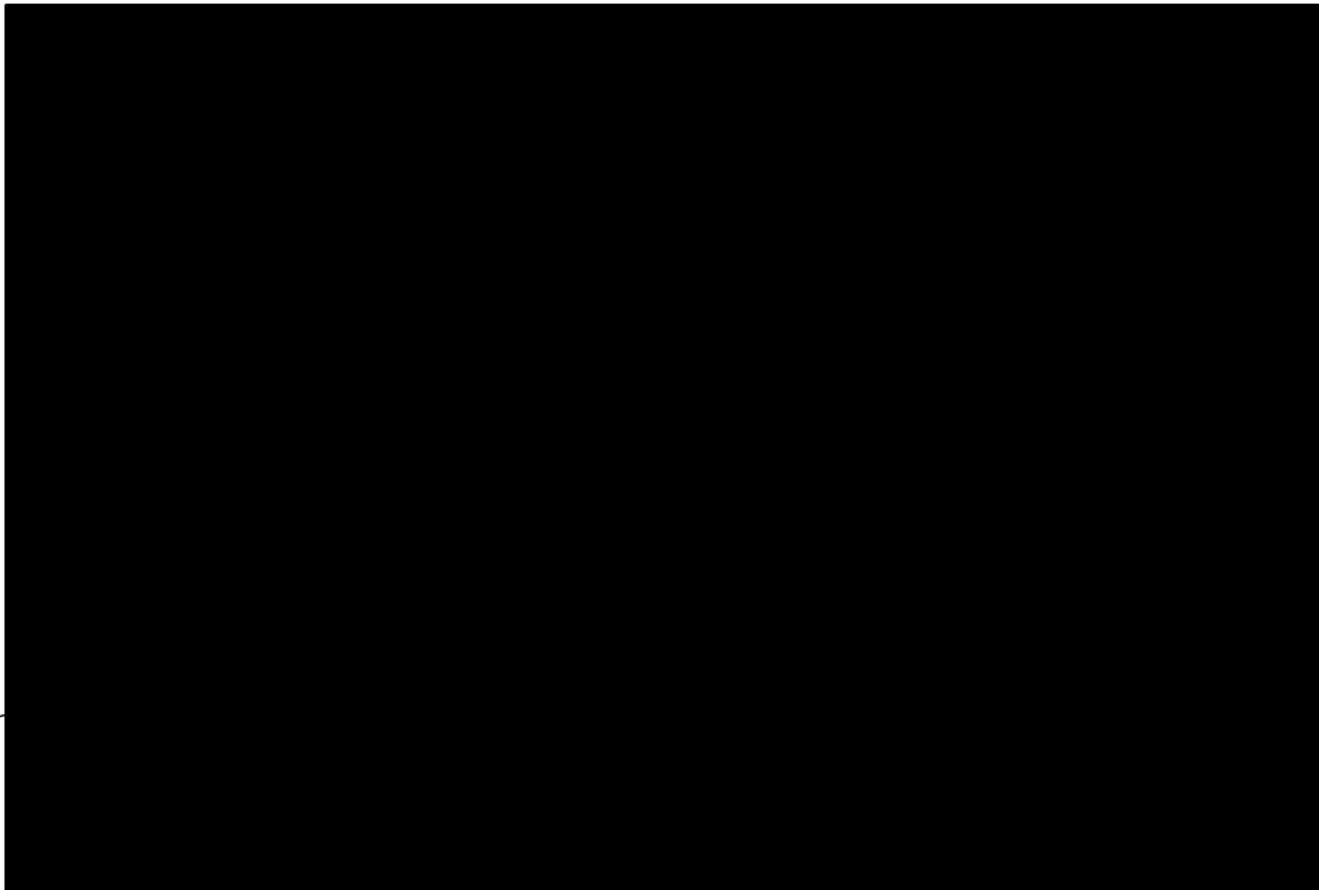
Proposed: Please see attached Site Plan

13. Date of acquisition of subject lands:
June 17, 2019
-
14. Date of construction of all buildings and structures on subject lands:
Home: circa 1900; Garage: 2015 as per Bldg. Permit No. 15 109401 00 R9
-
15. Existing uses of the subject property: single family dwelling
-
-
16. Existing uses of abutting properties: single family dwellings
-
-
17. Length of time the existing uses of the subject property have continued:
Greater than 90 years (see 9.11 above)
-
-
18. Municipal services available: (check the appropriate space or spaces)
- | | | | |
|----------------|------------------------------|-----------|------------------------------|
| Water | <u> X </u> | Connected | <u> X </u> |
| Sanitary Sewer | <u> X </u> | Connected | <u> X </u> |
| Storm Sewers | <u> X </u> | | |
19. Present Official Plan/Secondary Plan provisions applying to the land:
UHOP: "Neighbourhoods"
-
- Secondary: n/a
-
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
Zoned "D", Urban Protected Residential One & Two Family Dwellings
-
-
21. Has the owner previously applied for relief in respect of the subject property?
- Yes No
- If the answer is yes, describe briefly.
-
-
-
-
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
- Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

Alison Nielsen-Jones &

Andrew Crawford

→ As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

David Wilson of Built Environment Design & Consulting

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

→ DATE January 21, 2020

SIGNED



must be signed by owner

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

→ I, Alison Nielsen-Jones & Andrew Crawford, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

→ January 21, 2020

Date

Signature of Owner



must be signed by owner

PART 27 PERMISSION TO ENTER

Date: Jan 15, 2020

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;

Re: Application to Committee of Adjustment

Location of Land: 71 Chatham St, Hamilton, ON
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

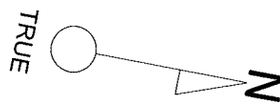
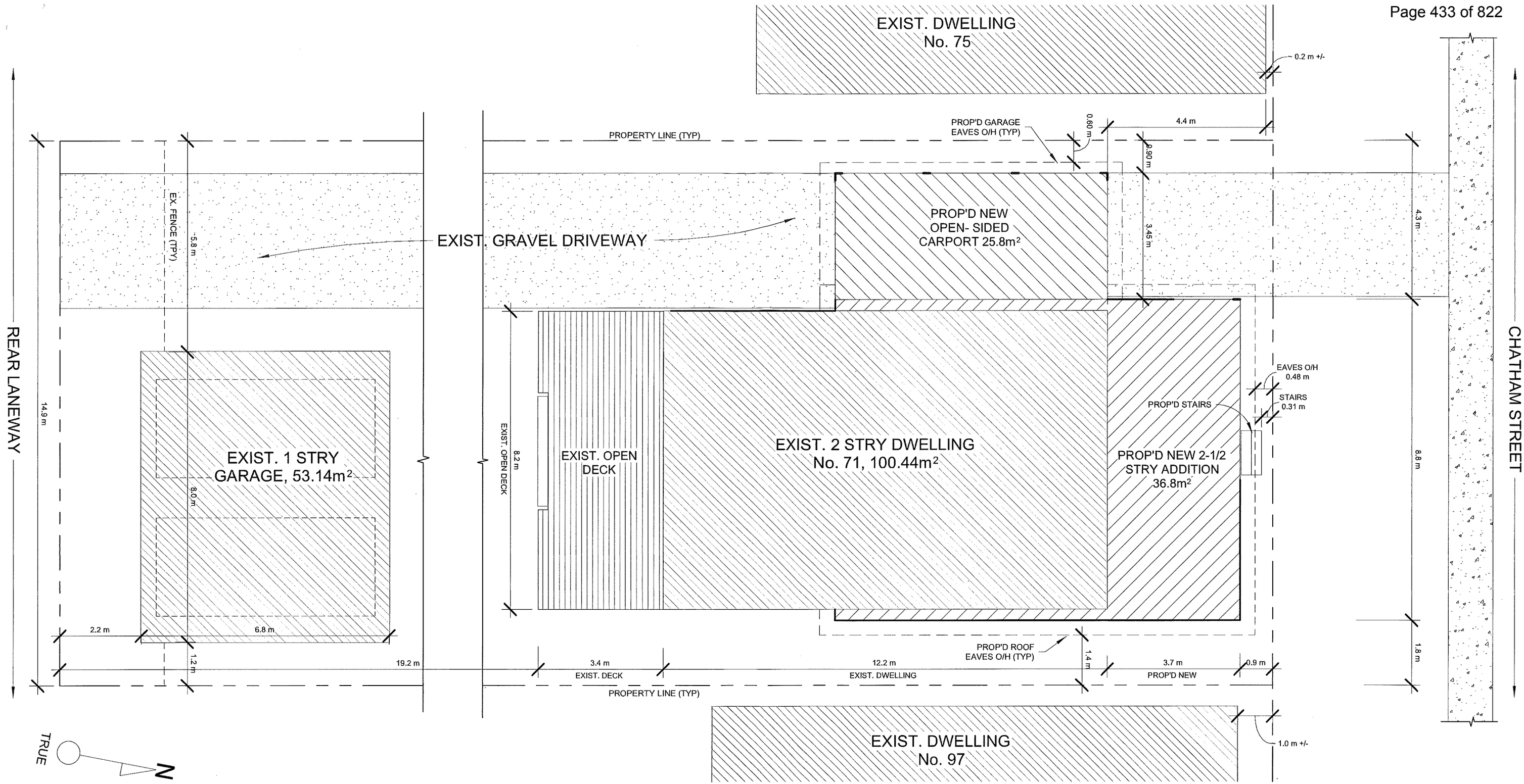
David Wilson

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee’s policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



SITE SKETCH BASED ON FIELD MEASUREMENTS AND SURVEY BY LAWRENCE G. WOODS OLS, APRIL 25, 1984

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

QUALIFICATION & REGISTRATION INFORMATION
THE UNDERSIGNED HAS THE QUALIFICATIONS AS SET OUT IN THE ONTARIO BUILDING CODE TO REVIEW & TAKE RESPONSIBILITY FOR THE DESIGN SHOWN ON THIS DOCUMENT.

THIS SIGNATURE MUST BE IN RED TO BE VALID
D. Wilson BSc, BA(Hons), BEd, LEED GA
FIRM REGISTRATION: BCIN 46390

CONTRACT DOCUMENTS, DRAWINGS & ALL ELECTRONIC DATA ARE THE COPYRIGHT OF THE DESIGNERS & CONSULTANTS & SHALL NOT BE USED OR REPRODUCED w/o AUTHORIZATION.

71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

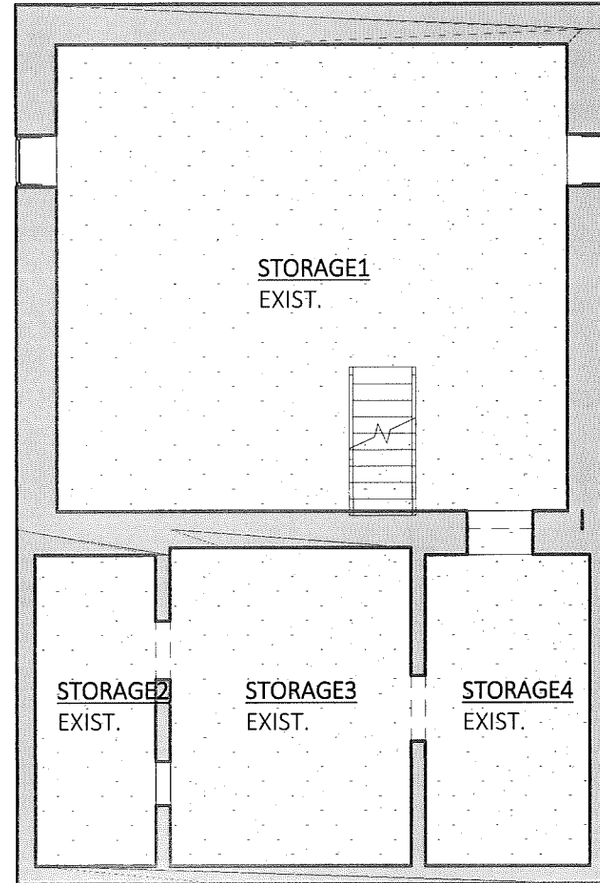
No.	Description	Date
	ISSUED FOR M/V	JAN 17, 2019

SITE PLAN

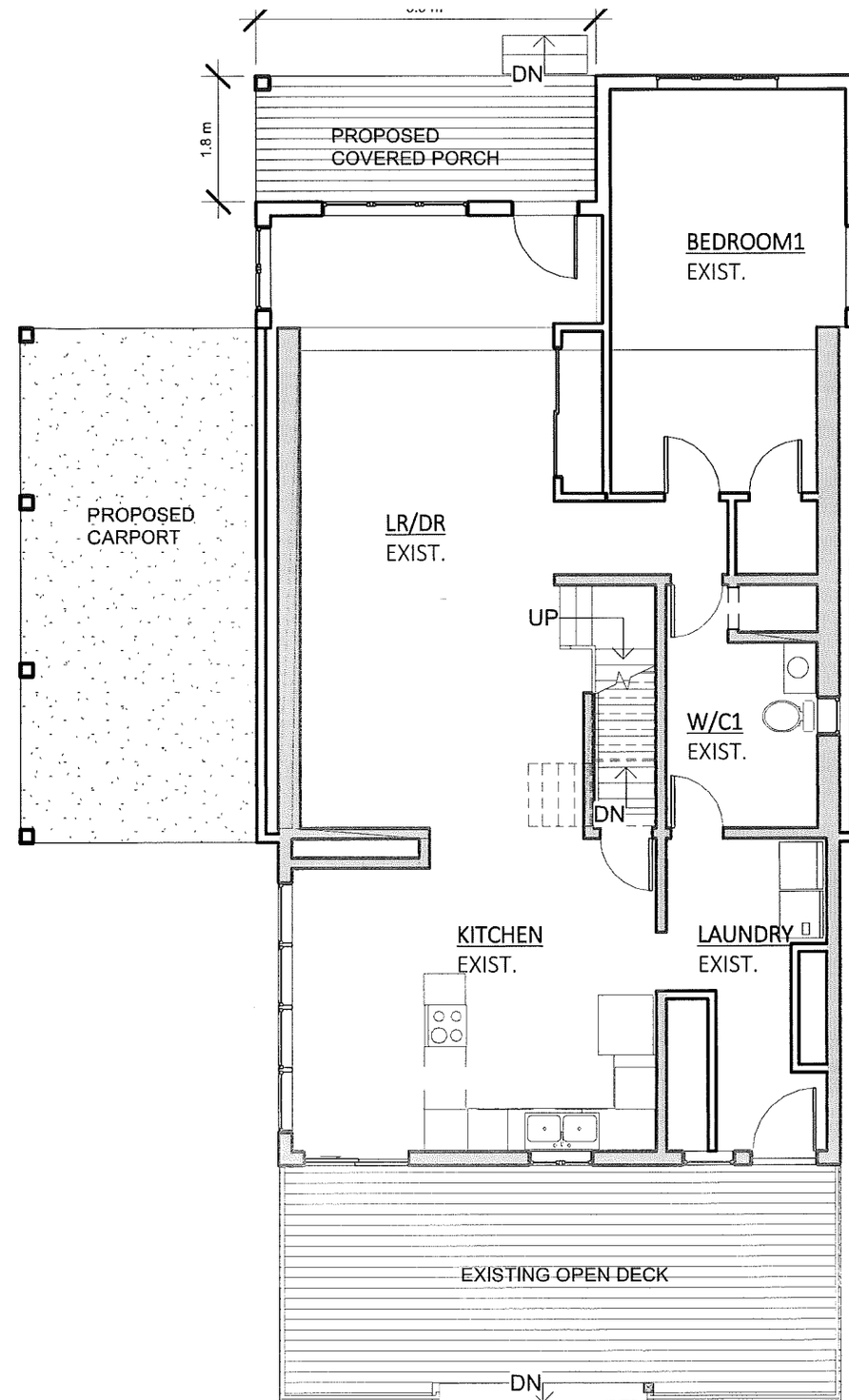
Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A011

PROJECT NORTH



1 BASMENT PLAN - PROPOSED
1 : 100



2 MAIN FLOOR PLAN - PROP'D
1 : 100

BUILT ENVIRONMENT
design + consulting

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905.869.6595 info@builtdesign.ca

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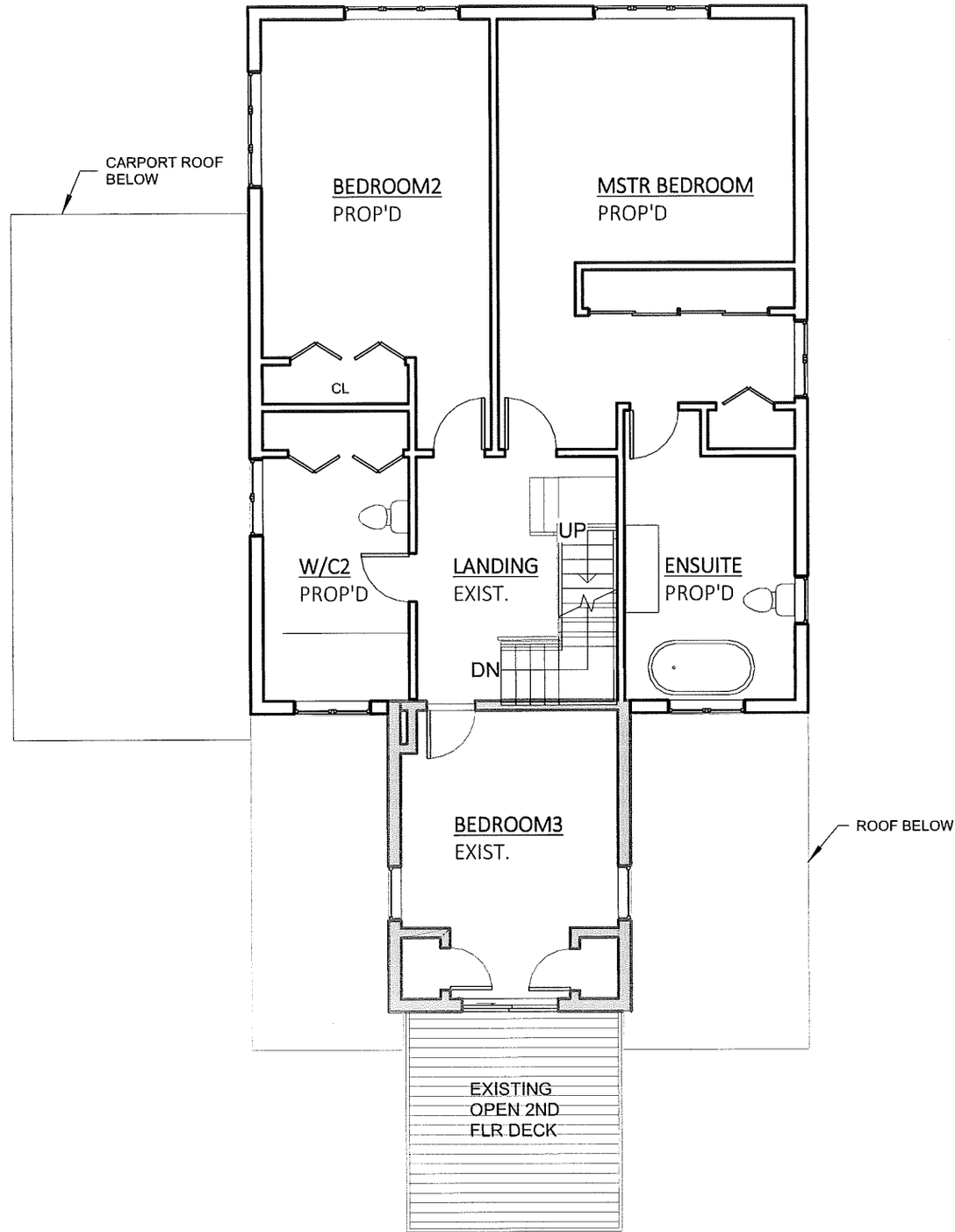
71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR M/V	JAN 17, 2019

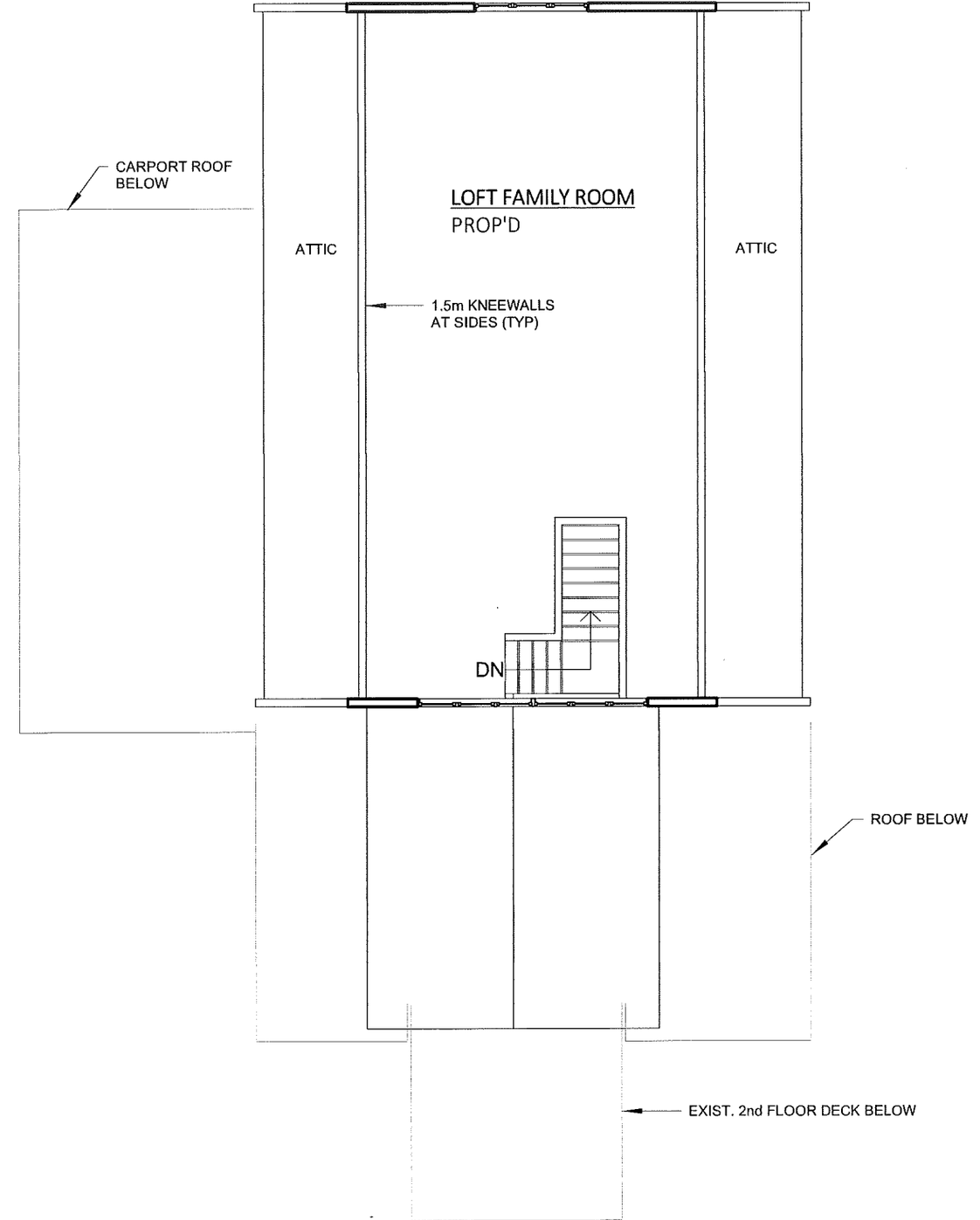
PLAN, PROPOSED - BSMN'T & MAIN

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A108



5 2ND FLOOR PLAN - PROPOSED
1 : 100



1 3RD FLOOR PLAN - PROPOSED
1 : 100

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

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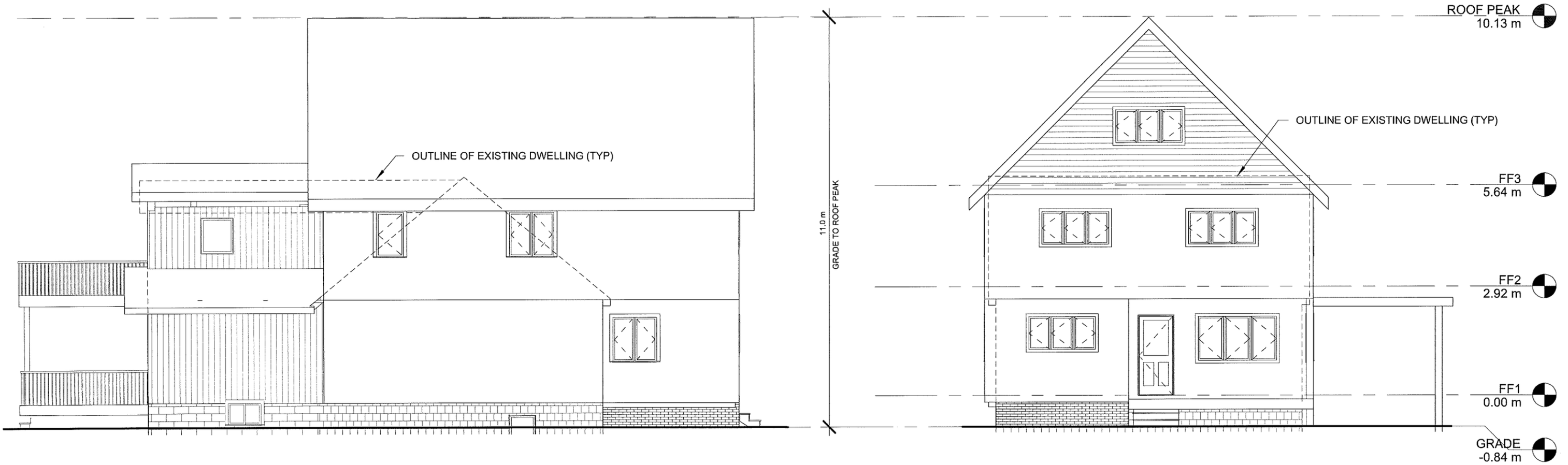
71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR M/V	JAN 17, 2019

PLAN, PROPOSED - 2ND & 3RD FLOORS

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A109



① EAST - PROP'D
1 : 100

② NORTH - PROP'D
1 : 100

BUILT ENVIRONMENT
design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
905.869.6595 info@builtdesign.ca

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71 CHATHAM ST.,
HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR MV	JAN 17, 2019

PROP'D ELEVATIONS - NORTH & EAST

Project: 19-015 Concession974 - Mayo
Date: June, 2019
Scale: 1 : 100

A305



3 3D - N/E



1 3D - N/W

BUILT ENVIRONMENT
 design + consulting

126 Catharine St. N. :: Hamilton :: L8R 1J4
 905.869.6595 info@builtdesign.ca

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71 CHATHAM ST.,
 HAMILTON, ON, L8V 1A6

No.	Description	Date
	ISSUED FOR M/V	JAN 17, 2019

3D VIEWS

Project:	19-015 Concession974 - Mayo
Date:	June, 2019
Scale:	
A901	



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5

Telephone (905) 546-2424, ext. 4221 Fax (905) 546-4202

E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-19:349

APPLICANTS: Dan Huynh, owner

SUBJECT PROPERTY: Municipal address **66 Radford St., City of Hamilton**

ZONING BY-LAW: Zoning By-law 6593, as Amended by By-laws 95-02 & 95-33

ZONING: "C/S-1335 and S-1335a" (Urban Protected Residential) district

PROPOSAL: To permit the conversion of the existing single-family dwelling to contain a total of two (2) dwelling units notwithstanding that;

1. Two (2) parking spaces shall be permitted to be located within the required front yard whereas the zoning By-law permits only one of the required parking spaces to be located within the required front yard.
2. No onsite maneuvering shall be provided for the two (2) required parking spaces instead of the requirement that a maneuvering space shall be provided and maintained abutting and accessory to each required parking space on the lot and whereas the zoning By-law only permits off-site maneuvering for only one parking space.
3. A parking space size having a minimum width of 2.6m shall be permitted for both parking spaces instead of the minimum 2.7m wide parking space size width required.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020

TIME: 3:20 p.m.

PLACE: Via video link or call in (see attached sheet for details)

To be streamed at www.hamilton.ca/committeeofadjustment
for viewing purposes only

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

HM/A-19:349

Page 2

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.

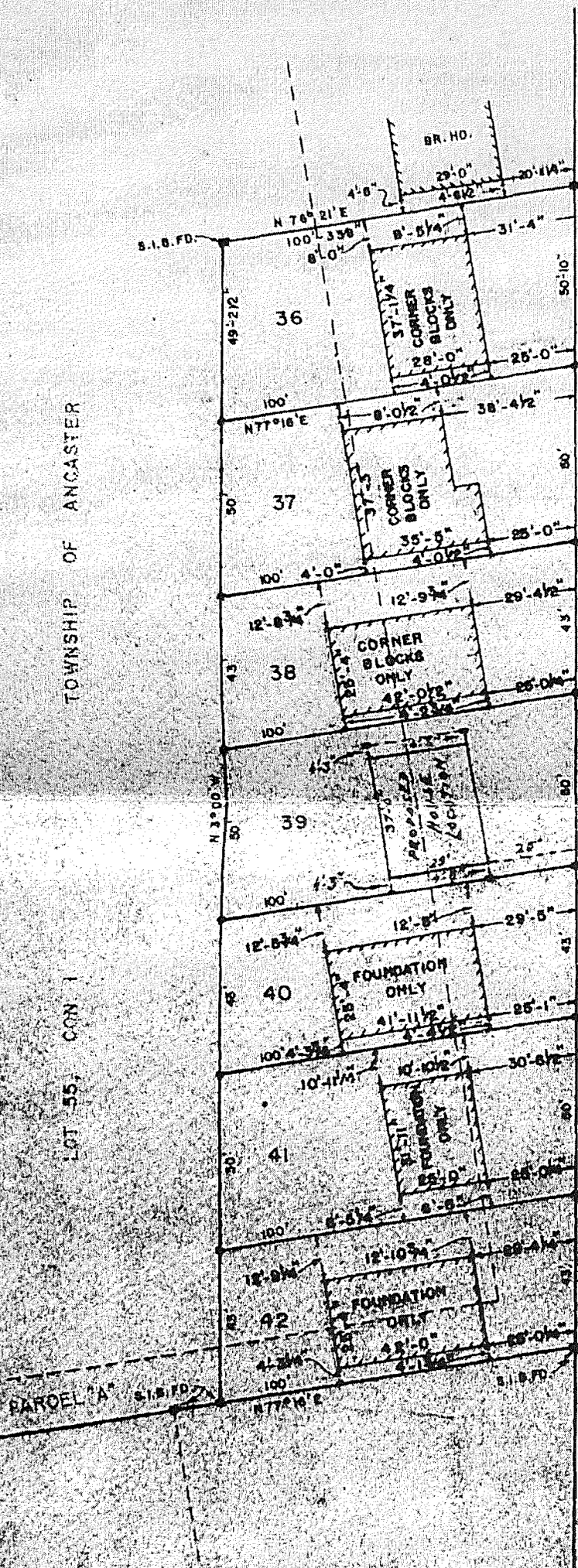


Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.

TOWNSHIP OF ANCASTER

LOT 55, CON 1



STREET

N 3° 00' W

BADFORD

PLAN

OF
 LOTS 36 TO 42 INCLUSIVE
 OF FIELD GARDENS ANNEX
 REG. PLAN No. 1100
 IN THE
 CITY OF HAMILTON

SCALE 1 IN. = 30 FT.



NOTE:

SIGN THIS α DENOTES A WOODEN STAKE
 SWELLINGS ADDED TO LOTS 36, 37, 38, 40, 41 & 42 OCT. 18.

The CITY OF HAMILTON disclaims any liability as to the current accuracy of the contents of this document and does not warrant or release any liability upon the current accuracy of the contents herein.

James J. [Signature]
 ONTARIO LAND SURVEYOR
 HAMILTON, ONTARIO
 JULY 1934

Hm/A 19:349
 Sketch 2



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

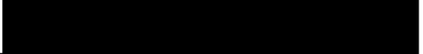
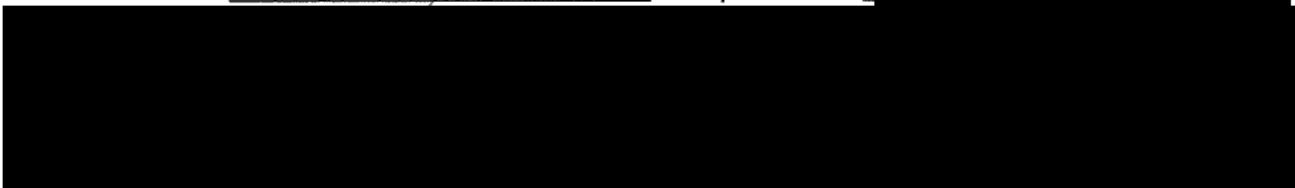
FOR OFFICE USE ONLY.	
APPLICATION NO. <u>HM/A-19-349</u>	DATE APPLICATION RECEIVED <u>Sept. 26/19</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Dan Huxab Telephone No. 
- 
- Name of Agent _____ Telephone No. _____
FAX NO. _____ E-mail address. _____
- Address _____
Postal Code _____

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
Home Trust Company
2300-145 King St West, Toronto, Postal Code M5H 1J8

Postal Code _____

6. Nature and extent of relief applied for:

By-law (92-281) Section 19(1)(v)
To provide front yard parking for both of the dwelling units.
Conversion of SFD to a second dwelling unit.

7. Why it is not possible to comply with the provisions of the By-law?

Side yard does not permit for parking as per 18A section

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

Registered Plan No. 1100, Lot 39
66 Redford, Hamilton

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial
 Agricultural Vacant
 Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 metres (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (eg. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes ___ No Unknown ___

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?

Land and building data

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed. *N/A*

Is the previous use inventory attached? Yes ___ No ___

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Sept 5, 2019
Date


Signature Property Owner

Dan Huynh
Print Name of Owner

10. Dimensions of lands affected:

Frontage 50'0" / 15.24 m
Depth 100'0" / 30.48 m
Area 5027 sq. ft / 467 m²
Width of street 10 m

11. Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: Single Family Dwelling

Proposed: Two Family Dwelling

12. Location of all buildings and structures on or proposed for the subject lands; (Specify distance from side, rear and front lot lines)

Existing: SFD - one storey and basement

Proposed: Two family dwelling - Main floor suite and basement suite

13. Date of acquisition of subject lands:
 _____ Oct 31, 2018 _____
14. Date of construction of all buildings and structures on subject lands:
 _____ 1960's (presumed) _____
15. Existing uses of the subject property: Residential

16. Existing uses of abutting properties: Residential

17. Length of time the existing uses of the subject property have continued:
 _____ Since construction _____
18. Municipal services available: (check the appropriate space or spaces)
 Water _____ _____ Connected _____
 Sanitary Sewer _____ _____ Connected _____
 Storm Sewers _____ _____
19. Present Official Plan/Secondary Plan provisions applying to the land:

20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:

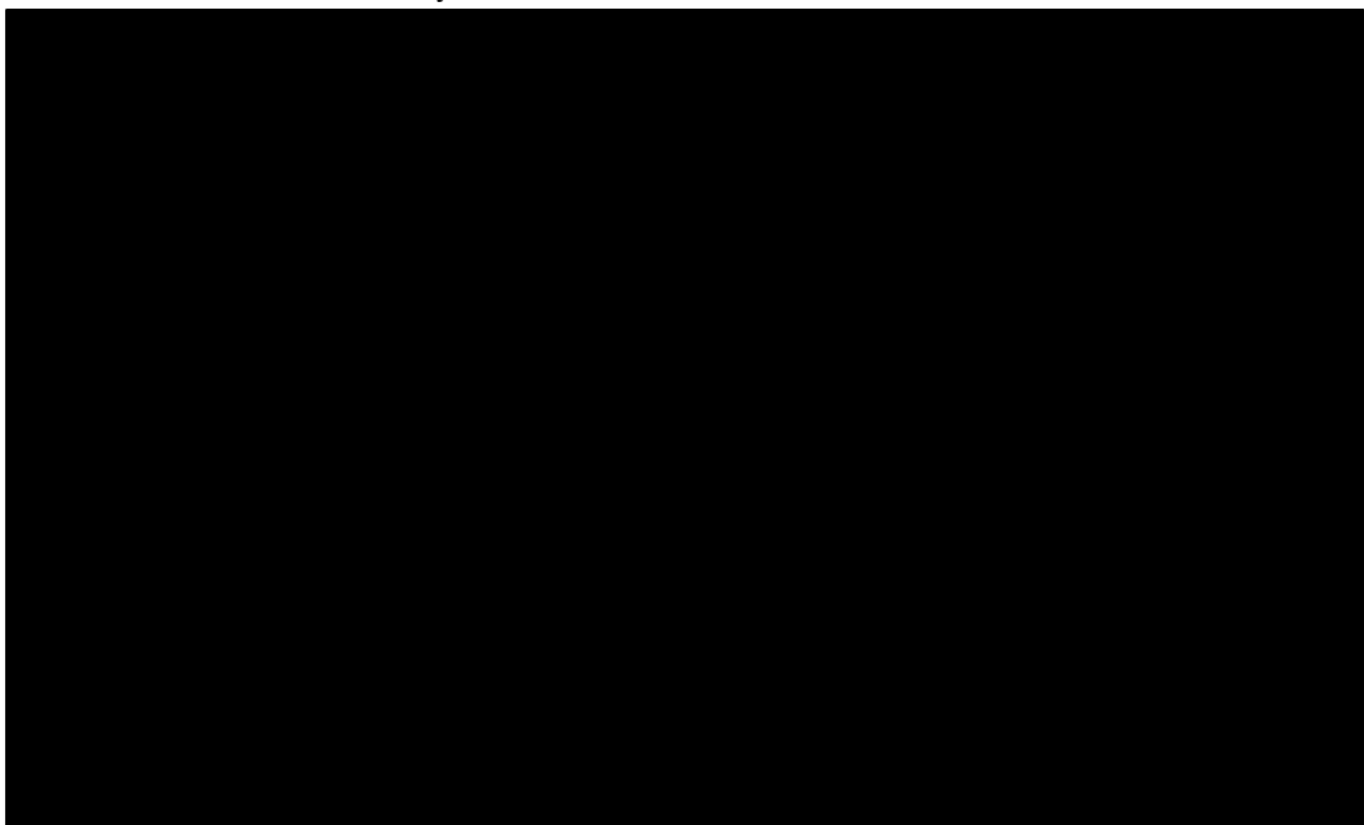
21. Has the owner previously applied for relief in respect of the subject property?
 Yes No
 If the answer is yes, describe briefly.

22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
 Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) _____ am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize:

_____ of _____

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE _____ SIGNED _____

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

I, Don Huynh, the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request

Sept. 5, 2019
Date

Signature of Owner

PART 27 PERMISSION TO ENTER

Date: Sept 5, 2019

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;
Re: Application to Committee of Adjustment

Location of Land: 66 Radford Street, Hamilton, ON, L8S 3E6
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.



Signature of Owner or Authorized agent

Don Huynh

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

PART 28 COLLECTION OF INFORMATION

The personal information contained on this form is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13, and will be used for the purpose of processing the application. This information will become part of the public record and will be made available to the general public. Questions about the collection of this information should be directed to the Coordinator of Business Facilitation, Planning and Economic Development Department, City of Hamilton, 1st floor, 71 Main Street West, City Hall, Hamilton, Ontario, Telephone: 905-546-2424, ext.1284.



Hamilton

COMMITTEE OF ADJUSTMENT

City Hall, 5th floor, 71 Main Street West, Hamilton, ON L8P 4Y5
 Telephone (905) 546-2424, ext. 4221, 3935 Fax (905) 546-4202
 E-mail: cofa@hamilton.ca

NOTICE OF PUBLIC HEARING
Minor Variance

You are receiving this notice because you are either:

- Assessed owner of a property located within 60 metres of the subject property
 - Applicant/agent on file, or
 - Person likely to be interested in this application
-

APPLICATION NO.: HM/A-20:101

APPLICANTS: Owner: Ontario Inc. 1919968

SUBJECT PROPERTY: Municipal address **137 George St., Hamilton**

ZONING BY-LAW: Zoning By-law 05-200, as Amended by By-law 17-240; 19-062

ZONING: C5, Exception 297district (Mixed Use Medium Density Exception Zone)

PROPOSAL: To permit the construction of a three (3) storey multiple dwelling consisting of six (6) dwelling units to replace an existing 2-1/2 storey brick dwelling, notwithstanding that:

1. The minimum rear yard shall be 7.2 metres instead of the required minimum 7.5 metres.
2. The minimum easterly side yard shall be 1.2 metres instead of the required minimum 7.5 metres abutting a Residential or Institutional Zone or lot containing a residential use.
3. The minimum westerly side yard shall be 0.8 metres instead of the required minimum 7.5 metres abutting a Residential or Institutional Zone or lot containing a residential use.
4. The minimum width of a planting strip abutting a Residential Zone along the westerly side lot line shall be 0.8 metres instead of the minimum 1.5 metres.
5. The parking spaces for a multiple dwelling shall be permitted abutting the street line whereas parking is not permitted between the between the façade and the front lot line with the exception of visitor parking, and no parking shall be permitted within the required front yard or within 3.0m of a street line.
6. The provision of a planting strip shall not apply whereas parking shall not be located within 3.0 metres of a street line, and a 3.0 metre wide planting strip shall be required and permanently maintained between the street line and the parking space or aisle.
7. Parked vehicles shall be permitted to reverse onto the street whereas parking areas are required to provide egress for vehicles in a forward motion only onto an abutting public street.
8. No aisle shall be required whereas a minimum 6.0m wide aisle is required for 90 degree parking spaces.

HM/A-20:101
Page 2

9. Parking for a multiple dwelling shall be provided at a minimum rate of 0.5 parking spaces per unit instead of the minimum rate of 0.7 parking spaces per unit for a multiple dwelling with dwelling units over 50 square metres in gross floor area in the Commercial and Mixed Use Zones.
10. No long term bicycle parking spaces shall be required instead of the required three (3) long term bicycle parking spaces for the proposed multiple dwelling.

Prior to Approval of By-law 17-240 to amend Zoning By-law 05-200

11. Parking for a multiple dwelling shall be provided at a minimum rate of 0.33 parking spaces per unit instead of the minimum rate of 1.0 parking spaces per unit.

NOTES:

1. Variances are written exactly as requested by the applicant. This property is now subject to the regulations of the new "C5, Exception 297" zone under the Hamilton Zoning By-law 05-200. The application has been reviewed under site plan application DA-20-011 but was not recirculated for further review prior to the submission on the minor variance application. Therefore, further variances may be required as minor modifications to the site plan are being proposed.
2. Variances 9 and 11 apply because the parking requirement for the Commercial and Mixed Use Zones for multiple dwellings as provided by amending by-law 17-240 is not currently in effect. Therefore, the more stringent requirement provided in variance 12, (prior to amending by-law 17-240) also applies until a determination of the outstanding regulations of amending by-law 17-240 has been made by the Local Planning Advisory Tribunal (LPAT).
3. An eave/gutter may project not more than 0.6 metres into the required yard to a maximum of a maximum of half the distance of the required yard which one half of a side yard or 1.0m whichever is the lesser amount. If the requested side yard variances are approved, an eave/gutter may project a maximum of 0.4m into the required westerly side yard and 0.6m into the required easterly side yard. Insufficient details were provided to confirm compliance; as such, additional variances may be required.
4. Exception 297, applicable to the zoning of the subject property includes special provisions for building height to permit a maximum height of 14.0m and to permit parking to be not less than 1.0m to an abutting residential zone.
5. All of the proposed dwelling units would be greater than 50 square metres in gross floor area.
6. With respect to Variances # 2 and 3, the subject property abuts a residential dwelling unit along the easterly side yard and it abuts a residential zone along the westerly side yard.

This application will be heard by the Committee as shown below:

DATE: Thursday, June 25th, 2020
TIME: 3:25 p.m.
PLACE: Via video link or call in (see attached sheet for details)
 To be streamed at www.hamilton.ca/committeeofadjustment
 for viewing purposes only

HM/A-20:101

Page 3

PUBLIC INPUT

Written: If you would like to submit written comments to the Committee of Adjustment you may do so via email or hardcopy. Please see attached page for complete instructions, including deadlines for submitting to be seen by the Committee.

Orally: If you would like to speak to this item at the hearing you may do so via video link or by calling in. Please see attached page for complete instructions, including deadlines for registering to participate.

MORE INFORMATION

For more information on this matter, including access to drawings illustrating this request:

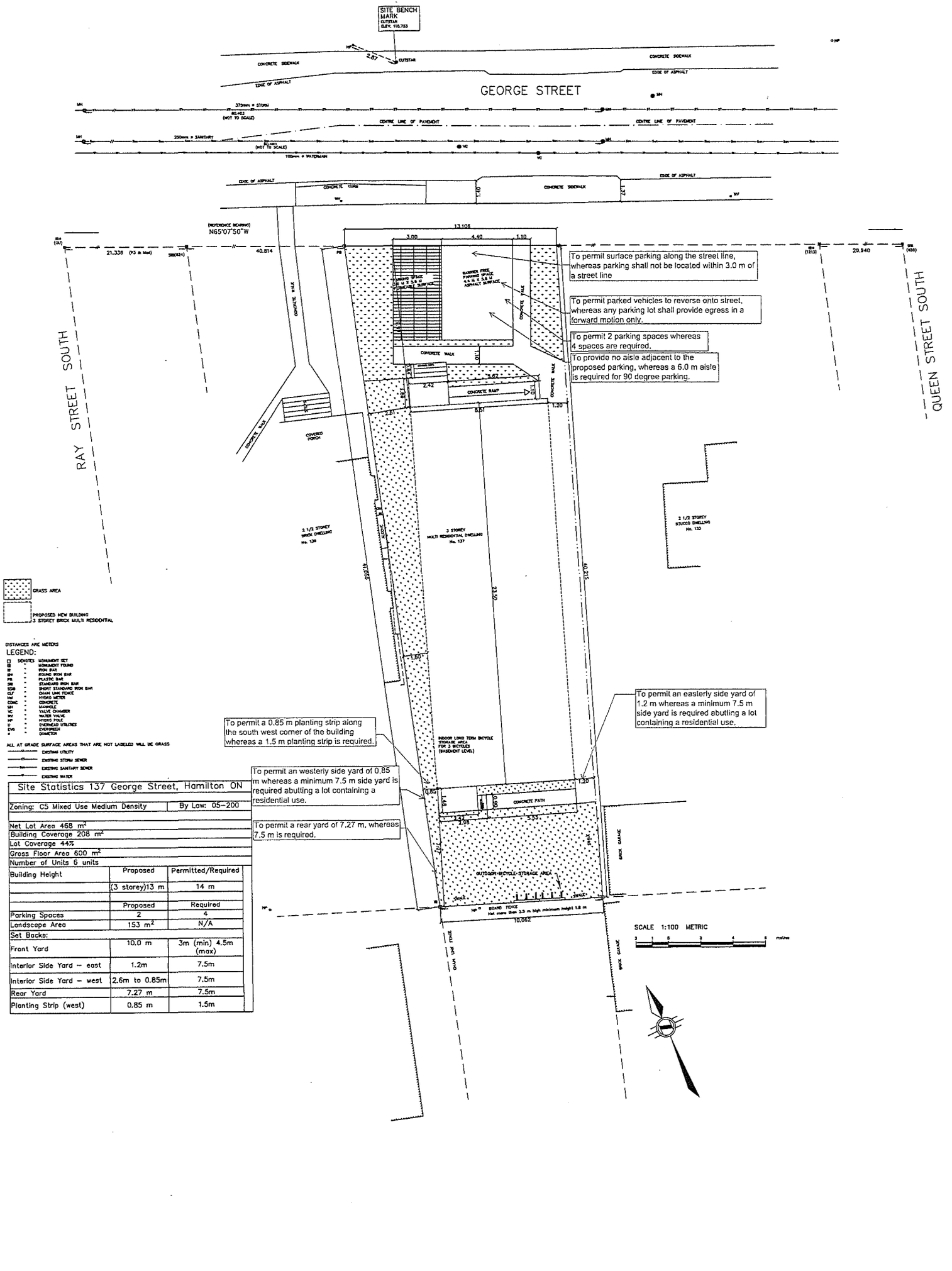
- Visit www.hamilton.ca/committeeofadjustment
- Call 905-546-CITY (2489) or 905-546-2424 extension 4221, 4130, or 3935
- Email Committee of Adjustment staff at cofa@hamilton.ca

DATED: June 9th, 2020.



Jamila Sheffield,
Secretary-Treasurer
Committee of Adjustment

Information respecting this application is being collected under the authority of the Planning Act, R.S.O., 1990, c. P. 13. All comments and opinions submitted to the City of Hamilton on this matter, including the name, address, and contact information of persons submitting comments and/or opinions, will become part of the public record and will be made available to the Applicant and the general public.



K S A
Architectural Solutions Inc.

I, Kathleen Stacey, review and take responsibility for the design made on behalf of KSA Architectural Solutions Inc. in accordance with the provisions of the Ontario Building Code, 1 am qualified, and the firm is registered, in the appropriate classes/categories.
Kathleen Stacey, C.E.T., Technologist OMAAS
BCIN 40428
Firm: BCIN 107770

544 Gower Street
Hamilton, ON N6H 3S3
905 973 3052
kstacey@ksarch.ca
www.ksarch.ca



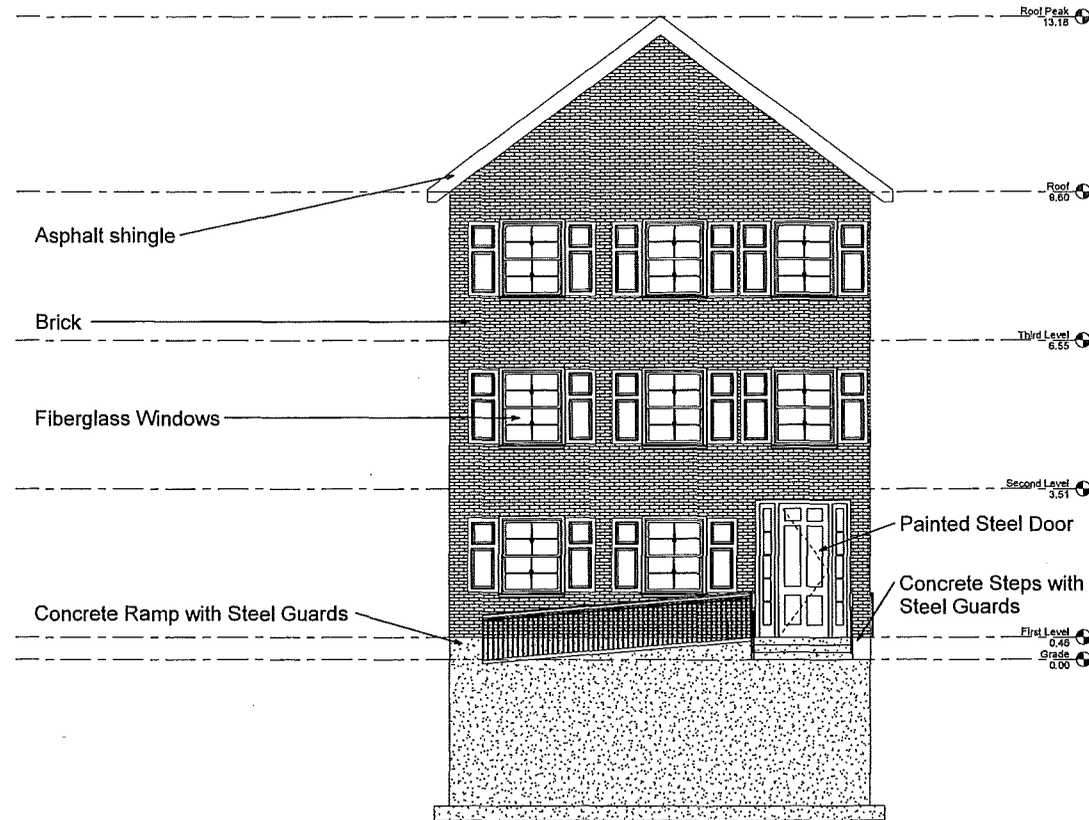
Options for Independent Living and Development

Project: 137 George Street, Hamilton, ON
SITE PLAN

Project No: OFILD
Date: 16.12.2019
Revised: 06.04.2020

Dwg by: ks
Issued for: Committee of Adjustment
Scale: 1:100

HM/A-201701 Sketch 1



North
1:48

KSA

Architectural Solutions Inc

544 Governors Road, Dundas, Ont. L9H 5E3
905 973 3052

www.ksarch.ca

I warrant to any owner and his responsibility for any design work or liability of KSA Architectural Solutions Inc registered under the Ontario Act of Ontario, of the Ontario Building Code, for approval, and for the use to be registered in the appropriate jurisdiction.
Professional Number: 2008-00000
Rev. 02/04/2019



Options for Independent Living and Development

137 George Street,
Hamilton, ON

ISSUE:

No:	Description:	Date:
1	Concept	02.04.2019
2	Concept	15.04.2019
3	Revision	26.07.2019
4	Revision	30.09.2019
5	SPA	18.12.2019
6	COA	08.04.2020
7		

NORTH
ELEVATION

A-03

Project number	OFILD
Date	April 08 2020
Drawn by/checked by	KS
Issued for	COA
Scale	1:48

HMA:20:101
sketch 2



Hamilton

Planning and Economic Development Department
Planning Division

Committee of Adjustment
City Hall
5th floor 71 Main Street West
Hamilton, Ontario L8P 4Y5

Phone (905) 546-2424 ext.4221
Fax (905) 546-4202

**PLEASE FILL OUT THE FOLLOWING PAGES AND
RETURN TO THE CITY OF HAMILTON PLANNING
DEPARTMENT.**

FOR OFFICE USE ONLY.	
APPLICATION NO. <u>Hm/A-20:101</u>	DATE APPLICATION RECEIVED <u>MAY 06 2011</u>
PAID _____	DATE APPLICATION DEEMED COMPLETE _____
SECRETARY'S SIGNATURE _____	

**CITY OF HAMILTON
COMMITTEE OF ADJUSTMENT
HAMILTON, ONTARIO**

The Planning Act

Application for Minor Variance or for Permission

The undersigned hereby applies to the Committee of Adjustment for the City of Hamilton under Section 45 of the *Planning Act*, R.S.O. 1990, Chapter P.13 for relief, as described in this application, from the Zoning By-law.

- Name of Owner Ontario Inc. 1919968 Telephone No.
-
- Name of Agent Kathy Stacey Telephone No.
-

Note: Unless otherwise requested all communications will be sent to the agent, if any.

- Names and addresses of any mortgagees, holders of charges or other encumbrances:
Bank of Montreal
50 Bay Street South Hamilton ON Postal Code L8P 4V9

Postal Code _____

6. Nature and extent of relief applied for:

To permit a rear yard of 7.27 m, whereas 7.5 m is required.

To permit an easterly side yard of 1.2 m and a westerly side yard of 0.85 m whereas a minimum 7.5 m side yard is required abutting a lot containing a residential use.

To permit a 0.85 m planting strip along the southwest corner of the building, whereas a minimum 1.5 m planting strip is required.

To permit surface parking along the street line, whereas parking shall not be located within 3.0 m of a street line.

To permit parked vehicles to reverse onto street, whereas any parking lot shall provide egress in a forward motion only.

To permit provide no aisle adjacent to the proposed parking, whereas a 9.0 m aisle is required for 90 degree parking.

To permit 2 parking spaces, whereas 4 parking spaces are required.

7. Why it is not possible to comply with the provisions of the By-law?

The site does not have the area for 4 parking spaces, the focus of this affordable housing project is affordability and sustainability (the building is located less than 150m from two main public transit corridors). The interior side yard setbacks requirement in the new C5 zoning cause this lot to be non-buildable as there is no building envelope remaining once the 7.5m is allowed in each direction. The width of the lot is 13 m.

8. Legal description of subject lands (registered plan number and lot number or other legal description and where applicable, street and street number):

Registered Plan 1435 PIN 17142-0121 137 George Street, Hamilton, ON

9. PREVIOUS USE OF PROPERTY

Residential Industrial Commercial

Agricultural Vacant

Other _____

9.1 If Industrial or Commercial, specify use

9.2 Has the grading of the subject land been changed by adding earth or other material, i.e. has filling occurred?

Yes No Unknown

9.3 Has a gas station been located on the subject land or adjacent lands at any time?

Yes No Unknown

9.4 Has there been petroleum or other fuel stored on the subject land or adjacent lands?

Yes No Unknown

9.5 Are there or have there ever been underground storage tanks or buried waste on the subject land or adjacent lands?

Yes No Unknown

9.6 Have the lands or adjacent lands ever been used as an agricultural operation where cyanide products may have been used as pesticides and/or sewage sludge was applied to the lands?

Yes No Unknown

9.7 Have the lands or adjacent lands ever been used as a weapon firing range?

Yes No Unknown

9.8 Is the nearest boundary line of the application within 500 meters (1,640 feet) of the fill area of an operational/non-operational landfill or dump?

Yes No Unknown

9.9 If there are existing or previously existing buildings, are there any building materials remaining on site which are potentially hazardous to public health (e.g. asbestos, PCB's)?

Yes No Unknown

9.10 Is there any reason to believe the subject land may have been contaminated by former uses on the site or adjacent sites?

Yes No Unknown

9.11 What information did you use to determine the answers to 9.1 to 9.10 above?
Phase 1 Environmental Site Assessment – report January 2019

9.12 If previous use of property is industrial or commercial or if YES to any of 9.2 to 9.10, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land, is needed.

Is the previous use inventory attached? Yes No

ACKNOWLEDGEMENT CLAUSE

I acknowledge that the City of Hamilton is not responsible for the identification and remediation of contamination on the property which is the subject of this Application – by reason of its approval to this Application.

Date April 23/20 _____
Signature Property Owner

MICHAEL POWER
Print Name of Owner

10. Dimensions of lands affected:

Frontage 13.106 m
Depth 41 m
Area 468.92
Width of street 9.5 m

11. Particulars of all buildings and structures on or proposed for the subject lands:
(Specify ground floor area, gross floor area, number of stories, width, length, height, etc.)

Existing: A Brick dwelling, ground floor area = 116 m² gross floor area = 261 m²
2 ½ story, (width = 9.2 m) (length = 17.3 m) (height = 11 m)

Proposed: A three story brick dwelling as permitted in the C5 zoning
ground floor area = 200 m² gross floor area = 600 m²
3 story, (width = 8.51 m) (length = 23.5 m) (height = 13 m)

12. Location of all buildings and structures on or proposed for the subject lands;
(Specify distance from side, rear and front lot lines)

Existing: Side [1.54m to 1.84m easterly] [1.43m to 0.59m westerly]
[Rear – south 12m] [Front – north 12m]

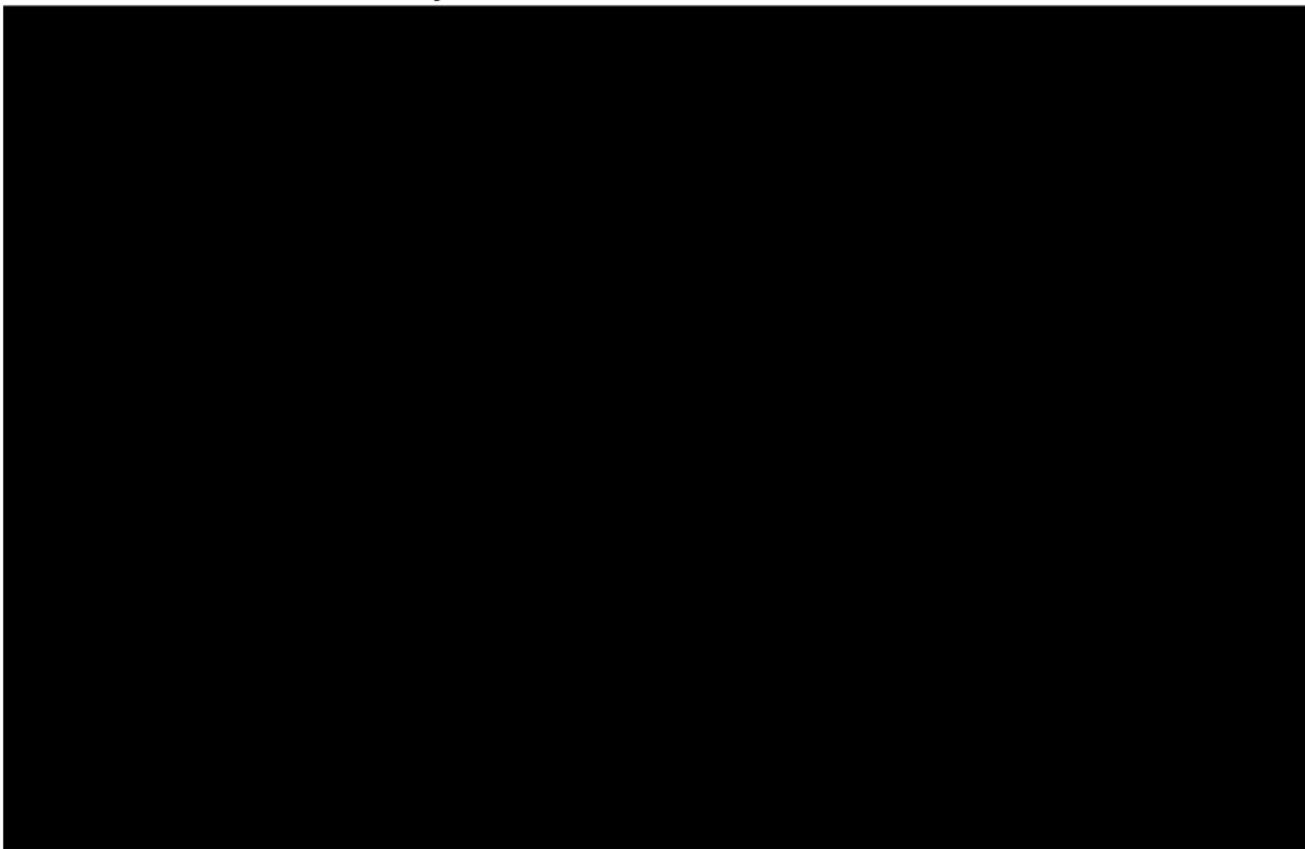
Proposed: Side [1.2m easterly] [0.85 m westerly]
Rear [south 7.27 m] Front [north 10.0 m]

13. Date of acquisition of subject lands:
October 2012
-
14. Date of construction of all buildings and structures on subjectlands:
circa 1900
-
-
15. Existing uses of the subject property:
Single family dwelling
16. Existing uses of abutting properties:
[West - single family dwelling also owned by the applicant] [East - 6-unit multi-residential dwelling] [South - multi residential apartment building]
-
17. Length of time the existing uses of the subject property have continued:
From date of construction
-
18. Municipal services available: (check the appropriate space or spaces)
Water yes Connected yes
Sanitary Sewer yes Connected yes
Storm Sewers yes
19. Present Official Plan/Secondary Plan provisions applying to the land:
C5 mixed use medium density and the Strathcona Secondary Plan
-
20. Present Restricted Area By-law (Zoning By-law) provisions applying to the land:
Parent Bylaw 05-200 Bylaw 17-240 exception 297
-
21. Has the owner previously applied for relief in respect of the subject property?
Yes No
If the answer is yes, describe briefly.
-
-
-
22. Is the subject property the subject of a current application for consent under Section 53 of the *Planning Act*?
Yes No
23. The applicant shall attach to each copy of this application a plan showing the dimensions of the subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario Land Surveyor.

NOTE: It is required that two copies of this application be filed with the secretary-treasurer of the Committee of Adjustment together with the maps referred to in Section 5 and be accompanied by the appropriate fee in cash or by cheque made payable to the City of Hamilton.

PART 24 AFFIDAVIT OR SWORN DECLARATION

This declaration to be sworn by a Commissioner of Oaths.



PART 25 OWNERS AUTHORIZATION

As of the date of this application, I (NAME) Michael Power Ontario Inc. 1919968 am the registered Owner of the lands described in this application, and I have examined the contents of this application and hereby certify that the information submitted with the application is correct insofar as I have knowledge of these facts, and I hereby authorize: Kathleen Stacey of KSA Architectural Solutions Inc.

to act as my agent in this matter and to provide any of my personal information that will be included in this application or collected during the processing of the application.

DATE April 23/20

SIGNED 

PART 26 CONSENT OF THE OWNER

Complete the consent of the owner concerning personal information set out below.

Consent of Owner to the Disclosure of Application Information and Supporting Documentation

Application information is collected under the authority of the *Planning Act*, R.S.O. 1990, c. P.13. In accordance with that Act, it is the policy of the City of Hamilton to provide public access to all *Planning Act* applications and supporting documentation submitted to the City.

Michael Power
I, Michael Power the Owner, hereby agree and acknowledge
(Print name of Owner)

that the information contained in this application and any documentation, including reports, studies and drawings, provided in support of the application, by myself, my agents, consultants and solicitors, constitutes public information and will become part of the public record. As such, and in accordance with the provisions of the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, I hereby consent to the City of Hamilton making this application and its supporting documentation available to the general public, including copying and disclosing the application and its supporting documentation to any third party upon their request.

Date April 23/20


Signature of Owner

PART 27 PERMISSION TO ENTER

Date: April 23/20

Secretary/Treasurer
Committee of Adjustment
City of Hamilton,
City Hall

Dear Secretary/Treasurer;
Re: Application to Committee of Adjustment
Location of Land: 137 George Street, Hamilton, ON
(Municipal address)

I hereby authorize the members of the Committee of Adjustment and members of the staff of the City of Hamilton to enter on to the above-noted property for the limited purposes of evaluating the merits of this application.

[Redacted Signature]

Signature of Owner or Authorized agent
Kathleen Stacey

Please print name

Note: The Committee of Adjustment requires that all properties be identified with the municipal address clearly visible from the street. Where there is no municipal address or the property is vacant then the property shall be identified in accordance with the Committee's policy included on the back of the Application Form. Failure to properly identify the subject property may result in the deferral of the application.

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I, Kathleen Stacey review and take responsibility for the design work on behalf of KSA Architectural Solutions Inc registered under subsection 3.2.4 of Division C, of the Ontario Building Code. I am qualified, and the firm is registered, in the appropriate classes/categories.

Kathleen Stacey C.E.T, Technologist OAAAS
BCIN 40428

Firm: BCIN 107770



544 Governors Road
Dundas ON L9H 5E3
905 973 3052

kstacey@ksarch.ca
www.ksarch.ca



Options for
Independent
Living and
Development

137 George Street,
Hamilton, ON

Project:
137 George Street,
Hamilton, ON

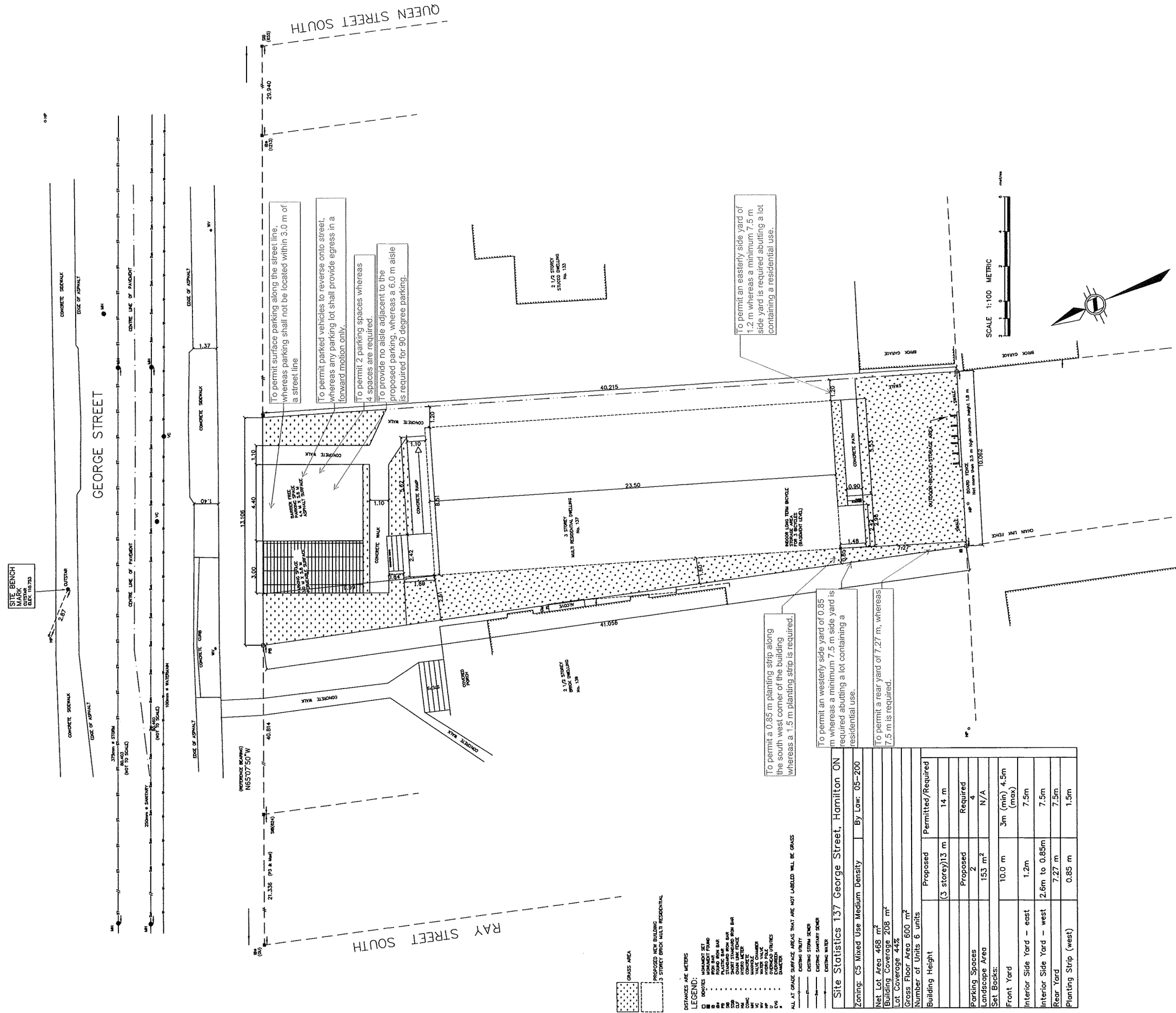
SITE PLAN

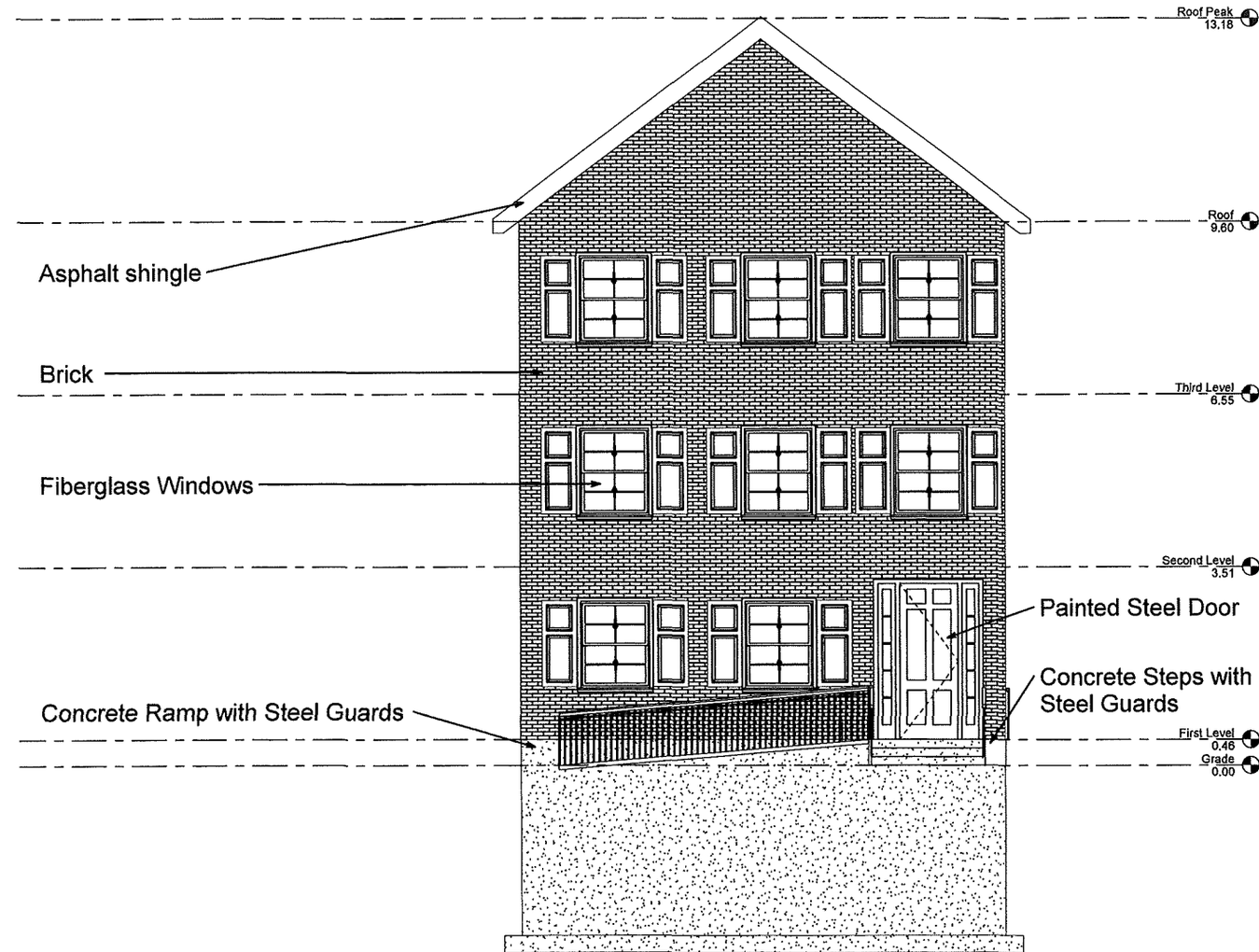
Project No:
OFILD
Date: 16.12.2019
Revised 06.04.2020

Dwg by: ks

Issued for: Committee
of Adjustment
Scale: 1: 100

HM/A-20:101





① North
1 : 48

KSA

Architectural Solutions Inc

544 Governors Road, Dundas, Ont. L9H 5E3
905 973 3052

www.ksarch.ca

I, Kathleen Macyn, hereby accept full responsibility for the design work on behalf of KSA Architectural Solutions Inc registered under subsection 2.2.4 of Division 2, of the Ontario Building Code, I am qualified, and I am registered, in the appropriate discipline category.

Kathleen Macyn BCIN 42428
Firm BCIN 107770



Options for Independent Living and Development

137 George Street,
Hamilton, ON

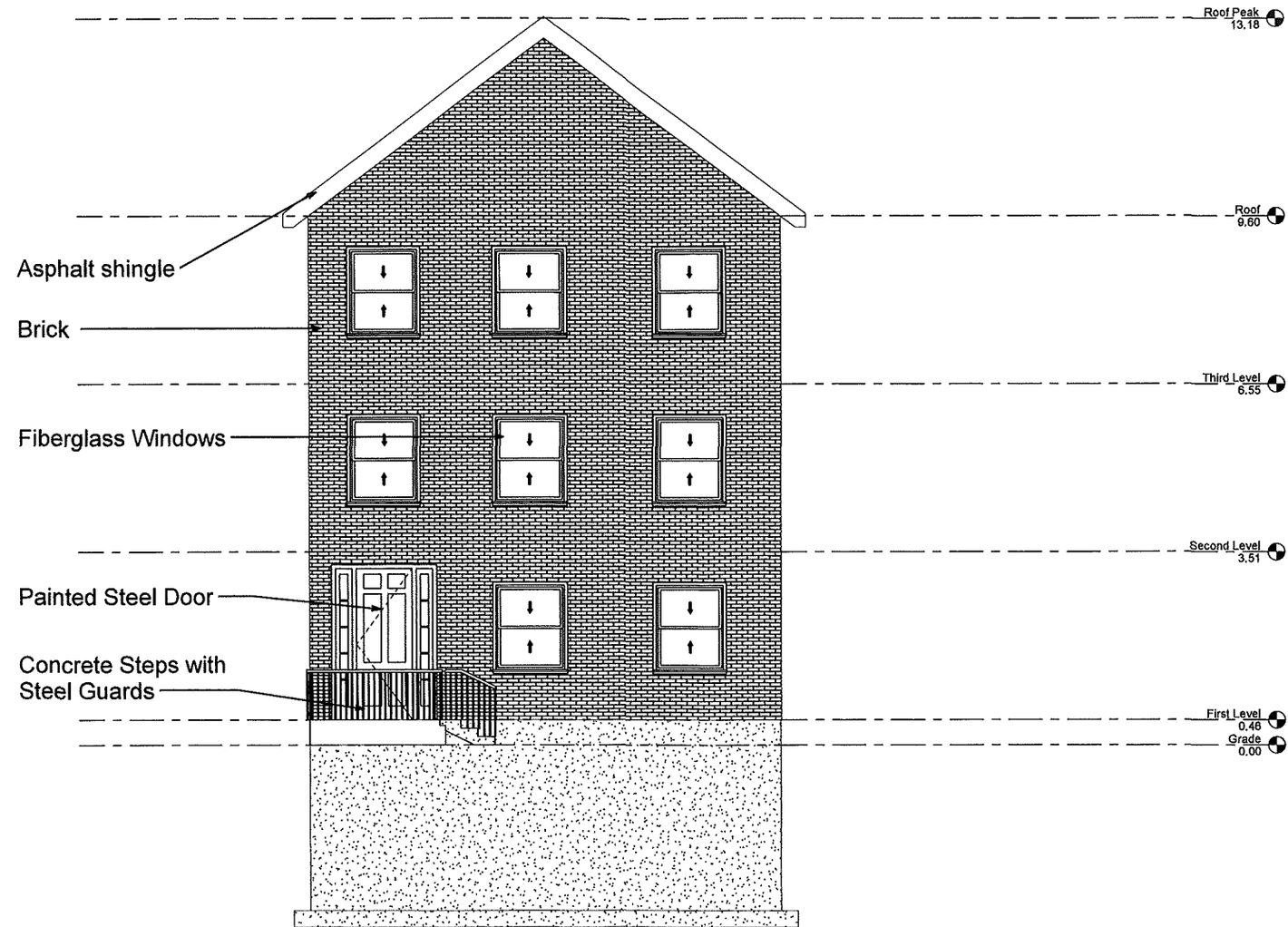
ISSUE:

No:	Description:	Date:
1	Concept	02.04.2019
2	Concept	15.04.2019
3	Revision	26.07.2019
4	Revision	30.09.2019
5	SPA	16.12.2019
6	COA	06.04.2020
7		

**NORTH
ELEVATION**

A-03

Project number	OFILD
Date	April 08 2020
Drawn by/checked by	KS
Issued for	COA
Scale	1 : 48



① South
1:48

KSA

Architectural Solutions Inc

544 Governors Road, Dundas, Ont. L9H 5E3
905 973 3052

www.ksarch.ca

I, Karsten Baczynski, review and take responsibility for the design work on behalf of KSA Architectural Solutions Inc registered under subsection 3.2.4 of Division 2 of the Ontario Building Code. I am qualified, and the firm is registered, in the appropriate discipline(s).

Karsten Baczynski, BCIN 12423
Firm: BCIN 107775



Options for Independent
Living and Development

137 George Street,
Hamilton, ON

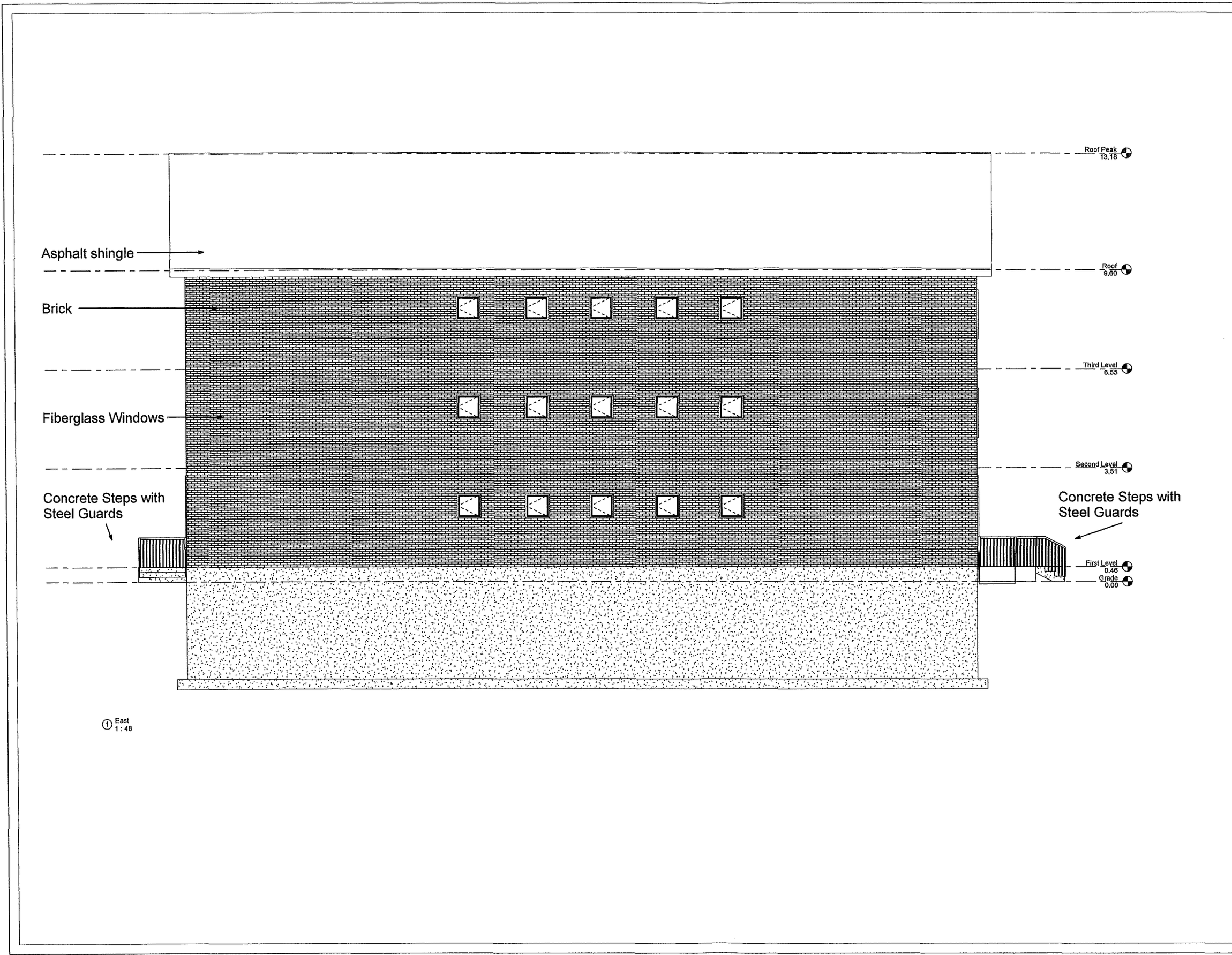
ISSUE:

No:	Description:	Date:
1	Concept	02.04.2019
2	Concept	15.04.2019
3	Revision	26.07.2019
4	Revision	30.09.2019
5	SPA	16.12.2019
6	COA	06.04.2020
7		

**SOUTH
ELEVATION**

A-04

Project number:	OFILD
Date:	April 08 2020
Drawn by/checked by:	KS
Issued for:	COA
Scale:	1:48



KSA

Architectural Solutions Inc

544 Governors Road, Dundas, Ont. L9H 5E3
905 973 3052

www.ksarch.ca

I, Kathleen Tracey review and take responsibility for the design work on behalf of KSA Architectural Solutions Inc registered under subsection 3.1.6 of Division C, of the Ontario Building Code, I am qualified, and the firm is registered, in the appropriate classes and categories.
Kathleen Tracey BCIN 45428
Firm: BCIN 107770



Options for Independent Living and Development

137 George Street,
Hamilton, ON

ISSUE:		
No:	Description:	Date:
1	Concept	02.04.2019
2	Concept	15.04.2019
3	Revision	26.07.2019
4	Revision	30.09.2019
5	SPA	16.12.2019
6	COA	06.04.2020
7		

EAST ELEVATION

A-06

Project number	OFILD
Date	April 06 2020
Drawn by/checked by	KS
Issued for	COA
Scale	1 : 48



① West
1:48

KSA

Architectural Solutions Inc

544 Governors Road, Dundas, Ont. L9H 5E3
905 973 3052

www.ksarch.ca

I, Karleen Macey, review and take responsibility for the design work on behalf of KSA Architectural Solutions Inc registered under subsection 3.2.4 of the Ontario Building Code, I am a qualified and in good standing professional registered in the appropriate design profession.
Karleen Macey BCIN 60438
Firm BCIN 107770



Options for Independent
Living and Development

137 George Street,
Hamilton, ON

ISSUE:

No:	Description:	Date:
1	Concept	02.04.2019
2	Concept	15.04.2019
3	Revision	26.07.2019
4	Revision	30.09.2019
5	SPA	16.12.2019
6	COA	06.04.2020
7		

WEST ELEVATION

A-05

Project number	OFILD
Date	April 06 2020
Drawn by/checked by	ks
Issued for	COA
Scale	1:48

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **HM/A-19:410 (121 Hunter St. W., Hamilton)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

1. That the applicant includes a warning clause on the Condominium Agreement to caution the tenants of Units 44 and 45 that the two parking spaces provided will be tandem parking with no manoeuvring space.

June 25th, 2020

HM/A-19:410 (121 Hunter St. W., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

Minor Variance application HM/A-19:410 was tabled by the Committee of Adjustment on January 23, 2020 to allow the applicant, Urban Solutions, to hold a public meeting for the tenants of 121 Hunter Street West, answering questions about the associated Condominium Conversion File No. 25CDM-CONV-11-001 which was draft approved on August 8, 2011.

The purpose of this application is to permit the conversion of a multiple dwelling containing two hundred and twenty-five dwelling units into a condominium pursuant to Condominium Conversion File No. 25CDM-CONV-11-001 to convert rental units to condominium tenure and add seven new units on the 17th floor, notwithstanding the following variances.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. The subject lands are also designated “High Density Apartments” within the Durand Neighbourhood Plan. Policies B.3.2.1.5, B.3.2.2, E.3.2.1, E.3.2.3, E.3.2.7, E.3.6.1, E.3.6.2 and E.3.6.6 amongst others, are applicable and permit multiple dwellings.

Built Heritage

The subject property is included in the City’s Register of Property of Cultural Heritage Value or Interest as a non-designated property. The subject property is also surrounded by other properties listed on the City’s Register.

Notwithstanding that the property is included in the City’s Register of Property of Cultural Heritage Value or Interest, Staff have reviewed the application and are of the opinion that the cultural heritage value or interest of the property will be conserved. Staff have no further comments on the application as circulated.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “E-3” (High Density Multiple Dwellings) District, which permits a multiple dwelling.

HM/A-19:410

Page 2

Variance 1 – 3

The applicant is requesting a variance to allow a minimum front yard depth of 0.0 metres for the portion of the building containing the above ground and underground garage, to allow a minimum easterly and southerly side yard width of 13.4 metres for the multiple dwelling and to allow a minimum easterly and southerly side yard width of 0.0 metres for the portion of the building containing the above ground and underground garage, notwithstanding the minimum required 7.5 metre front yard depth and the minimum required side yard width of 13.5 metres. The intent of the Zoning By-law is to allow for sufficient space for amenity area, access and drainage and to avoid any impact on the enjoyment and privacy of the adjacent residential properties.

The variances recognize an existing condition. The variances are desirable for the development and minor in nature as no negative impact is anticipated for the development or surrounding area as a result of the condominium conversion and the addition of seven units.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 4

The applicant is requesting a variance to allow a maximum floor area ratio of 3.39 notwithstanding the requirement that no building or structure in an “E-3” District shall have a gross floor area greater than the area within the District of the lot on which it is situate, multiplied by the floor area ratio factor of 2.55. The intent of the Zoning By-law is to prevent the over-development of the site and to ensure the necessary servicing is in place for the development to function.

The variance is recognizing an existing condition as the gross floor area is not proposed to change. The intent of the By-law is being maintained as the seven additional units proposed will be built into the existing penthouse and no additions to the existing building are being proposed. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area as a result of the condominium conversion and the addition of seven units.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

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Variance 5

The applicant is requesting a variance to allow a minimum landscaped area of 22.0% and no minimum requirement for the dimension and location, notwithstanding the minimum required landscaped area of 26.6% of the lot area as required by Minor Variance Application File No. HM/A-15:107 and the requirement that a minimum of 40.0% of the required landscaped area shall be in one space with a minimum dimension of 6.0 metres and located anywhere but the front yard. The intent of the Zoning By-law is to allow for sufficient space for landscaped and amenity area.

This variance is recognizing an existing condition. The accommodation of additional landscaped area would require altering the existing site design which would cause the applicant undue hardship. A condition of Draft Plan of Condominium Approval for application 25CDM-CONV-11-001 was to submit a Landscape Plan to show additional tree plantings on the Hunter Street West road allowance as outlined in Staff Report PED11131. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 6

The applicant is requesting a variance to allow a minimum of six visitor parking spaces to be provided, notwithstanding the minimum required 36 visitor parking spaces. The intent of the Zoning By-law is to ensure there is adequate parking for the needs of the residents.

Appendix A of Staff Report PED11131 for 25CDM-CONV-11-001 displays the “as-built” floor plans which identifies a total of 195 resident parking spaces and three visitor parking spaces were provided at the time the building was constructed. The applicant has proposed to add three visitor parking for a total of six visitor parking spaces. The proportion of resident parking spaces and visitor parking spaces is an existing condition. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area as a result of the condominium conversion and the addition of seven units.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

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Variance 7 and 8

The applicant is requesting a variance to allow a minimum aisle width manoeuvring space of 4.2 metres to be provided and to allow a minimum two-way access driveway width of 2.8 metres, notwithstanding the minimum required 6.0 metre aisle width manoeuvring space and minimum required 6.0 metre two-way access driveway width. The intent of the Zoning By-law is to allow a variety of vehicles to manoeuvre safely at anytime with no obstructions.

The variances are recognizing existing conditions. The parking garage has operated with a minimum aisle width of 4.2 metres and minimum two-way access driveway since the building was constructed in 1964 with no identified issues. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area as a result of the condominium conversion and the addition of seven units.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 9 -13

The applicant is requesting the following variances.

- to allow the boundary of the parking area containing five or more parking spaces to be 0.0 metres from the adjoining residential district boundary and to be 0.0 metres from a street line for a parking area within 3.0 metres of a residential district, notwithstanding the boundary of every parking area on a lot containing five or more parking spaces located on the surface of a lot adjoining a residential district to be a minimum of 1.5 metres from the adjoining residential district boundary and shall not be closer to the street line than the minimum depth of the front yard required adjoining a residential district (being 7.5 metres for the adjoining "E" district and 12.0 metres for the adjoining "A/S-1443" district) for the portion of the parking area within 3.0 metres of a residential district;
- to allow no planting strip to be provided between the parking area and the residential district, to allow no visual barrier to be provided along the boundary of the lot abutting a residential district, notwithstanding the requirement that for a parking area on a lot containing five or more parking spaces a planting strip shall be provided and maintained between the boundary of the parking area and the

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residential district and a visual barrier shall be provided and maintained along the

- boundary of the lot abutting the residential district with a minimum height of 1.2 metres and a maximum height of 2.0 metres; and
- to allow the required parking area to be located in the required front yard, notwithstanding the requirement that no part of the required parking area in a residential district shall be located in a required front yard.

The intent of the Zoning By-law is to provide sufficient distance separation between the surrounding residential uses and the required parking to ensure there is adequate space for access, maintenance, drainage, and privacy, and to provide a consistent streetscape. The variances recognize existing conditions and would require alterations to the existing site design in order to comply. The variances are desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area as a result of the condominium conversion and the addition of seven units.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 14 and 15

The applicant is requesting a variance to permit parking spaces labelled as Units 44A, 44B, 45A and 45B on Level 1 to be tandem parking and to allow manoeuvring space for Units 44A and 45A to be obstructed by other parking spaces as tandem parking. However, the Zoning By-law requires that sufficient space, additional to the required parking space, be provided and maintained on the same lot on which parking is located, in a manner that allows each and every parking space to be unobstructed and freely and readily accessible from within the lot, without moving any vehicle on the lot to and egress from required parking spaces and the requirement that all manoeuvring spaces shall be maintained free and clear of all obstructions to permit unobstructed access to and egress from required parking spaces.

The intent of the Zoning By-law is to provide independent parking spaces for each dwelling unit. The independent spaces allow residents to safely access their own parking spaces at anytime with no obstructions. The variance is to turn the two existing 16.18 metre by 3.55 metre resident parking spaces into four tandem parking spaces (two tandem parking spaces on each original oversized parking space). Tandem parking spaces with no manoeuvring space would cause jockeying in the access driveway of the parking garage, which would impact the functionality and safety of the

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parking garage. Staff note the additional two parking spaces created by allowing tandem parking is not necessary to meet the minimum number of parking spaces for the condominium with the additional seven units. As such, the variance does not meet the intent of Zoning By-law 6593 and is not desirable for the development nor minor in nature.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is not being maintained, the variance is not desirable for the development nor minor in nature; therefore, staff do not support the variance.

Recommendation:

Based on the preceding information, Variances 1 - 13 maintain the general intent and purpose of the Urban Hamilton Official Plan and City of Hamilton Zoning By-law No. 6593. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that Variances 1- 13 be approved.

Variance 14 and 15 do not maintain the general intent and purpose of the Urban Hamilton Official Plan or City of Hamilton Zoning By-law No. 6593. The variances are not considered minor in nature nor desirable for the appropriate use of the property. In conclusion, Staff recommends that Variances 14 & 15 be denied.

CONDITIONS: (If Approved)

1. That the applicant includes a warning clause on the Condominium Agreement to caution the tenants of Units 44 and 45 that the two parking spaces provided will be tandem parking with no manoeuvring space.

Building Division:

1. Variance No. 15 shall be revised to add the words “on Level 1” after the words “Units 44A and 45A” so that the variance shall now read:

“The manoeuvring space for Units 44A and 45A on Level 1 shall be permitted to be obstructed by other parking spaces as tandem parking shall be permitted instead of the requirement that all manoeuvring spaces shall be maintained free and clear of all obstructions to permit unobstructed access to and egress from required parking spaces.”

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2. The variances are necessary to facilitate Condominium Conversion File No. 25CDM-CONV-11-01.
3. This property is included in the City of Hamilton's Register of Property of Cultural Heritage Value or Interest as a non-designated property. Council requires 60 days' notice of any intention to demolish or remove any building or structure on the property. Please contact a Cultural Heritage Planner at (905) 546-2424, extension 1202 or 1214, or visit www.hamilton.ca/heritageplanning for further information

Development Engineering:

No Comment

Transportation Planning & Parking Division (Traffic):

1. Transportation Planning does not support the following proposed variances relating to this Committee of Adjustment Application, due to safety concerns and general contradiction to Vision Zero policies, resulting in potential vehicular conflicts as well as potential conflicts with pedestrians walking to/from vehicles:
 - a. A minimum aisle width manoeuvring space of 4.2m shall be provided instead of the minimum required aisle width manoeuvring space of 6.0m.
 - b. A minimum two-way access driveway width of 2.8m shall be provided instead of the minimum required two-way access driveway width of 6.0m.
 - c. Tandem parking shall be permitted for parking spaces labelled as Units 44A, 448, 45A and 458 on Level 1 instead of the requirement that sufficient space additional to required parking space shall be provided and maintained on the same lot on which the parking space is located, in such a manner as to enable each and every parking space to be unobstructed and freely and readily accessible from within the lot, without moving any vehicle on the lot or encroaching on any designated parking or loading space.
 - d. The manoeuvring space for Units 44A and 45A shall be permitted to be obstructed by other parking spaces as tandem parking shall be permitted instead of the requirement that all manoeuvring spaces shall be maintained free and clear of all obstructions to permit unobstructed access to and egress from required parking spaces

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

121 Hunter St W., Hamilton (Ward 2)



Applicants Proposal: To permit the conversion of the existing residential dwelling to a condominium.

Variances for Property:

- **Easterly Side Yard:** A side yard width of 13.4m shall be permitted for the dwelling and a easterly side yard of 0.0m shall be permitted for the portion of the building containing the aboveground and underground parking garage instead of the required minimum side yard width of 13.4m

Impact to City Property: There is no expected impact as a result of this application.

Recommendations: Real Estate has no objection to the proposed variance.

From: [Farr, Jason](#)
To: [Sheffield, Jamila](#)
Cc: [Matt Johnston](#)
Subject: Endorse
Date: June 16, 2020 6:00:12 PM

Jamila,

Please accept this email as confirmation that I support the approval of subject application. All minor variances are required only to recognize the existing as built condition of the property.

The application was tabled the first time it went to the Committee of Adjustment given a number of concerns and confusion related to the associated condominium conversion application.

To address this issue, Effort Trust and UrbanSolutions voluntarily hosted a tenant information meeting which I attended [on March 3rd](#).

The meeting was valuable to the tenants of the building and I as it provided a great opportunity for residents to understand the previously approved condominium conversion while also gaining an understanding of the many planned building improvements scheduled for the building.

Since that time, Effort Trust has carried on with the building improvements outlined at the information meeting. Most notably, this includes the full modernization of the 3 passenger elevators which started in May. This work is programed to ensure 2 of the 3 elevators are operation over the six months of the project. More work is planned to commence with the resumption of normal work pended due to COVID.

Please feel free to contact me with any questions.

Thank you,
Councillor Farr

Sent from my iPhone

within the district of the lot on which it is situate, multiplied by the floor area ratio factor of 2.55.

- A minimum landscaped area of 22% shall be permitted and there shall be no requirement respecting a minimum dimension and location instead of the requirement that there shall be provided and maintained on the lot and within the district at least 26.6% of the area of the lot on which it is situate as landscaped area as required by Minor Variance File No. HM/A-15:107 and at least 40% of said landscaped area shall be in one space having a least dimension of 6.0 metres and in other than the front yard.
- A minimum of six (6) visitor parking space shall be provided instead of the minimum required thirty-six (36) visitor parking spaces.
- A minimum aisle width manoeuvring space of 4.2m shall be provided instead of the minimum required aisle width manoeuvring space of 6.0m.
- A minimum two-way access driveway width of 2.8m shall be provided instead of the minimum required two-way access driveway width of 6.0m
- The boundary of the parking area containing five (5) or more parking spaces shall be 0.0m from the adjoining residential district boundary instead of the requirement that the boundary of every parking area on a lot containing five or more parking spaces located on the surface of a lot adjoining a residential district shall be fixed not less than 1.5m from the adjoining residential district boundary.
- The boundary of the parking area containing five (5) or more parking spaces shall be 0.0m from a street line for a parking area within 3.0m of a residential district instead of the requirement that the boundary of the parking area shall be not closer to the street line than the minimum depth of the front yard required to be provided in the adjoining residential district (being 7.5m for the adjoining "E" district and 12.0m for the adjoining "A/S-1443" district) for that portion of the parking area within 3.0m of a residential district.
- No planting strip shall be provided between the boundary of the parking area and the residential district instead of the requirement that for a parking area on a lot containing five or more parking spaces there shall be provided and maintained a planting strip between the boundary of the parking area and the residential district.
- No visual barrier shall be provided along the boundary of the lot abutting a residential district instead of the requirement that for a parking area on a lot containing five or more parking spaces there shall be provided and maintained a visual barrier along the boundary of the lot abutting the residential district not less than 1.2m in height and not greater than 2.0m in height.
- The required parking area shall be permitted to be located in the required front yard instead of the requirement that no part of the required parking area in a residential district shall be located in a required front yard.
- Tandem parking shall be permitted for parking spaces labelled as Units 44A, 448, 45A and 458 on Level 1 instead of the requirement that sufficient space additional to required parking space shall be provided and maintained on the same lot on which the parking space is located, in such a manner as to enable each and every parking space to be unobstructed and freely and readily accessible from within the lot, without moving any vehicle on the lot or encroaching on any designated parking or loading space.

- The manoeuvring space for Units 44A and 45A shall be permitted to be obstructed by other parking spaces as tandem parking shall be permitted instead of the requirement that all manoeuvring spaces shall be maintained free and clear of all obstructions to permit unobstructed access to and egress from required parking spaces

Impact on City Property:

- No apparent impact on City owned property.

Recommendations:

- No further actions from Real Estate required at this time



March 16, 2020

033-14

Via Email

Jamalia Sheffield
Secretary-Treasurer
Committee of Adjustment

City of Hamilton
71 Main Street West, 5th Floor
Hamilton, ON L8P 4Y5

Dear Mr. Baldry,

**RE: 121 Hunter Street, Hamilton
Minor Variance Application
HM/A-19:410 & 25CDM-CONV-11-01**

Further to the Committee hearing on January 23, 2020 and in response to feedback received from the Committee members as well as hearing attendees, UrbanSolutions hosted a Tenant Information Meeting with the tenants of the apartment building that occupies the subject lands on March 3, 2020. There were 39 attendees that signed the sign in sheet however approximately 75+ people attended this meeting. For your information please find enclosed the following:

- One (1) copy of the Notice invitation prepared by UrbanSolutions;
- One (1) copy of the sign-in sheet for the Tenant Information Meeting; and,
- One (1) copy of the minutes of the Tenant Information Meeting prepared by UrbanSolutions.

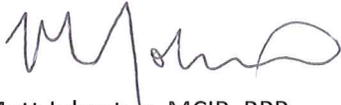
The meeting was also attended by Councillor Farr, it was an excellent opportunity to outline the condominium conversion process as well as planned building improvements. In addition to the above, we wish to advise that we will be requesting a modification to Variance No. 5 by changing the minimum landscaped area identified in the notice from 22% to 20%. As such Variance No. 5 shall read:

A minimum landscaped area of 20% shall be permitted and there shall be no requirement respecting a minimum dimension and location instead of the requirement that there shall be provided and maintained on the lot and within the district at least 26.6% of the area of the lot of which it situates as landscaped area as required by Minor Variance File No. HM/A-15:107 and at least 40% of said landscaped area shall be on one space having at least dimension of 6.0 metres and in other than the front yard.

We will be making this request on March 19, 2020 at the Committee of Adjustment hearing.

We trust the enclosed is in order; however, please feel free to contact the undersigned with any questions.

Regards,
UrbanSolutions



Matt Johnston, MCIP, RPP
Principal



Laura Drennan, BA
Planning Technician

Encl.

cc: Mr. David Horwood, Effort Trust
Councillor Farr, Ward 2, City of Hamilton



February 13, 2020

NOTICE OF TENANT INFORMATION MEETING

**Proposed Minor Variance Application to the Former City of Hamilton Zoning By-law No. 6593
121 Hunter Street, Hamilton Ontario
HM/A-19:140**

UrbanSolutions Planning & Land Development Consultants Inc. (UrbanSolutions) is the authorized planning consultants acting on behalf of Renimob Properties Ltc. c/o Effort Trust regarding the Minor Variance application for the lands located at 121 Hunter Street in the City of Hamilton.

The purpose and effect of this application is to permit the existing conditions of the site and bring the existing state of the building and parking areas into conformity with the City of Hamilton Zoning By-law No. 6593.

The condominium conversion of the building was approved by Hamilton City Council on October 12, 2011. This decision is final and separate from the Minor Variance process. Due to several condominium conversion concerns that were raised at the Minor Variance hearing, a Tenant Information Meeting is being held to provide information on both the minor variances and condominium conversions and all tenants of the building are invited. To ensure you know your rights as existing tenants, please refer to the attached frequently asked questions.

TENANT INFORMATION MEETING

DATE: March 3, 2020

TIME: 7:00 pm to 8:00 pm

**LOCATION: Central Presbyterian Church
165 Charlton Avenue West,
Hamilton, ON
L8P 2C8**

Councillor Jason Farr and City of Hamilton staff have also been invited to and a representative from Renimob Properties Ltc./ Effort Trust will be attending. For more information, please contact Laura Drennan at 905-546-1087 ext. 110 or by email at ldrennan@urbansolutions.info

**FREQUENTLY ASKED QUESTIONS (AND ANSWERS)
CONCERNING CONVERSION OF RENTAL UNITS
TO CONDOMINIUM OWNERSHIP**

The following only applies to tenants who are tenants of the residential building at the time the residential rental property is converted to a condominium (these tenants are called “standing tenants”). Only standing tenants will enjoy the benefits described below.

1. **Question:** does registration of a rental apartment building to a condominium allow a landlord to terminate my lease under the *Residential Tenancies Act, 2006* (the “RTA”)?

Answer: No. Section 4(2), (“Rights of Tenants”) of the *Condominium Act*, states that the registration of a Condominium shall not terminate or otherwise affect the rights of a standing tenant under the RTA. Therefore, any such person has security of tenure as a tenant.

2. **Question:** When a building is converted to condominium and a residential apartment unit becomes a “condominium unit”, does the landlord/owner of such condominium unit have the right to terminate the residential tenancy of the occupant of the unit?

Answer: No. Section 4(3) (“No Termination of Tenancy”) of the *Condominium Act* states that registration of a condominium does not constitute grounds for a landlord to give notice of termination under Part V of the RTA to standing tenants. Therefore, such tenant has security of tenure.

3. **Question:** is it true that a standing tenant obtains greater protection against termination of his/her lease on conversion of the rental building to a Condominium?

Answer: Yes. Under the RTA, a landlord can terminate the tenancy under Section 48(1) on the basis that the landlord requires the unit for residential occupation by:

- a) The landlord;
- b) The landlords spouse;
- c) A child or parent of the landlord or the landlord’s spouse; or
- d) A person who provides or will provide care services to the landlord’s spouse, or a child or parent of the landlord or the landlord’s spouse, if the person receiving the care services resides or will reside in the building.

Under Section 51(1) of the RTA, when a building is converted to a Condominium, a landlord may NOT give notice to a standing tenant under any of the grounds in Section 48(1).

Therefore, as a standing tenant (a tenant of the rental building at the time of conversion), you have greater rights to protect your tenancy.

4. **Question:** Does the conversion process give the standing tenant an opportunity to purchase a unit when the conversion is completed?

Answer: Yes. The standing tenant now has a right of first refusal. Under Section 51 (5) (“Conversion to condominium, right of first refusal”) of the *Condominium Act*, the landlord must provide a 72 hour notice of right of first refusal to the standing tenant where:

- a) A landlord/owner of a condominium unit receives an acceptable offer to purchase the converted condominium unit which is still occupied by a standing tenant; or
- b) Where the landlord receives an acceptable offer to purchase a rental unit intended to be converted to a condominium unit, at the price and subject to the same terms and conditions in the offer to purchase.

The standing tenant has two advantages, greater security of tenure and a right of first refusal.



URBAN SOLUTIONS
PLANNING & LAND DEVELOPMENT

SIGN-IN SHEET

121 Hunter Street

Tenant Information Meeting

March 3, 2020

Name	Address/ Unit No.	Email
Elcira Montoya	# 403	
Elizabeth Orah	# 506	
Maria Buki-Buehner	# 710	
Donna Keay	#816	dkeay@evansphilp.com
Ricciardone		
Steven Davy	512	
Josie DiRisio	1505	
MARIO BATTAGLIA	1505	
ROSE Podbreznik	202	
R. Stibys	604	
Frances Armstrong	804	
Saul Jean Polito	211	
YVONNE BADE	1003	
JOHN WADE	808	
PAT WADE	808	
Rose Turk	615	
Ed + Barb Burgers	1110	
Cindy + William Bennett	1708	
Joey Bask	1512	
Cynthia Junek	716	



URBAN SOLUTIONS
PLANNING & LAND DEVELOPMENT

SIGN-IN SHEET

121 Hunter Street
Tenant Information Meeting
March 3, 2020

Name	Address/ Unit No.	Email
Chantal Lefebvre	210	
Christine Byers	1607	
Thomas [unclear]	1101	
[unclear]	1710	
[unclear]	1016	
NYL GARCIA	815	
MARIO GARCIA	715	
[unclear]	807	
Jay Farr	City Hall	
M. Darab	1102 121 Hunter W	
Maggie Pope Hutton	912	
Marlene Ziser	305	
Aberash Bekere	412	
Keshia [unclear]	1804	
Ancient Burnett	409	
C.W. Marshall	1515	
Paula [unclear]	1012	
Thy/Gauthier	1012	
Tristan Kush	1216	



MEETING MINUTES

Date: March 3, 2020
Re: Tenant Information Meeting (25CDM-CONV-11-001 & HM/A-19:410)
Project: 033-14

This meeting was held at Central Presbyterian Church, 165 Charlton Avenue West, at 7:00 pm on March 3, 2020. The purpose of the meeting was to have a question and answer period with the tenants of 121 Hunter Street as well as to provide details regarding the Minor Variance Process and Condominium Conversion Process to tenants of 121 Hunter Street.

All 225 tenants of 121 Hunter Street were invited along with Councillor Jason Farr as well as City of Hamilton Planning staff. While 39 people completed the sign-in sheet, more than 75 were in attendance. In addition to those indicated on the attached Sign-In Sheet, the following were also in attendance:

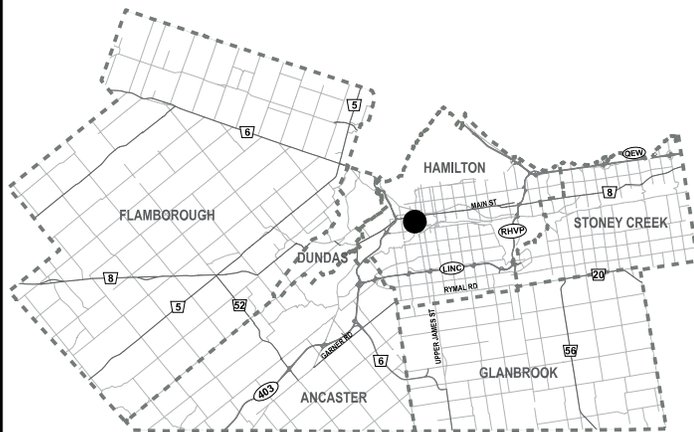
Name	Agency	Contact
Councillor Jason Farr	City of Hamilton	jason.farr@hamilton.ca
David Horwood	Effort Trust	dh@efforttrust.ca
Matt Johnston	UrbanSolutions	mjohnston@urbansolutions.info
Laura Drennan	UrbanSolutions	ldrennan@urbansolutions.info

The meeting began with a brief presentation which included a description of the history of this project, the minor variance process and the condominium conversion process.

Following the presentation, attendees were invited to ask questions regarding the minor variance and condominium conversion process as well as building repairs and improvements. These questions answered by Matt Johnston and David Horwood. The meeting concluded around 8:30 pm.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



121 Hunter Street West, Hamilton
(Ward 2)

File Name/Number:

HM/A-19:410

Date:

January 6, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

CONSOLIDATION REPORT VARIANCES

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **FL/A-20:18 (60 Rockcliffe Rd., Flamborough)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

NOTE:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

FL/A-20:18 (60 Rockcliffe Rd., Flamborough)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the expansion and alteration of an existing single detached dwelling.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations and is identified as “Neighbourhoods” in Schedule E – Urban Structure. The following policies, amongst others, are applicable:

“E.2.6.7 Neighbourhoods shall generally be regarded as physically stable areas with each neighbourhood having a unique scale and character. Changes compatible with the existing character or function of the neighbourhood shall be permitted. Applications for development and residential intensification within Neighbourhoods shall be reviewed in consideration of the local context and shall be permitted in accordance with Sections B.2.4 – Residential Intensification, E.3.0 – Neighbourhoods Designation, E.4.0 – Commercial and Mixed Use Designations, and, E.6.0 – Institutional Designation.

E.3.4.3 Uses permitted in low density residential areas include single-detached, semidetached, duplex, triplex, and street townhouse dwellings.”

The subject lands are located within an established subdivision and the applicant is proposing to add an addition to the existing home. The addition is minor and is sympathetic to the prevailing character of the neighbourhood. As such staff are of the opinion that the intent of the Urban Hamilton Official Plan is maintained.

Former [Town of Flamborough Zoning By-law No. 90-145-Z](#)

The subject lands are zoned “R1-6” Urban Residential (Single Detached) Zone. To which the use complies.

Cultural Heritage

The subject property meets three (3) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 250 metres of known archaeological sites;
- 2) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of

- a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and,
- 3) In the vicinity of distinctive or unusual landforms.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this variance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

Variance 1

The applicant is seeking a variance to allow for a lot coverage of 26.1% to be permitted instead of the required maximum lot coverage of 15%.

The intent of the By-law is to limit the required lot coverage in order for new dwellings to be constructed that are more in character with the surrounding neighbourhood. The proposal is to construct a bungalow which is in keeping with the prevailing character in the surrounding neighbourhood which is currently experiencing gradual change. The proposed lot coverage of the proposed renovated dwelling is therefore meeting the intent of the Zoning By-law and the variance is minor and appropriate for the development of the subject property. Accordingly, staff support the variance.

Variance 2

The applicant is seeking a variance to allow for a maximum space of 304 square metres to be permitted instead of the required maximum floor space of 186 square metres.

As discussed above, the proposed renovated single detached dwelling is in keeping with the character of the neighbourhood and staff do not perceive a negative impact on any surrounding properties by permitting an increase from the maximum floor space provisions of the By-law. Therefore, the variance meets the intent of the Zoning By-law, is minor and appropriate for the development of the subject property. Accordingly, staff support the variance.

Recommendation:

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the Former Town of Flamborough Zoning By-law No.90-145-Z. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. Applicant shall ensure building height is provided in accordance with the definitions of 'Height' and 'Grade' as defined in Section 3 of Flamborough Zoning By-law 90-145-Z. Should the building height of the single detached dwelling exceed the height maximum of 8.2 metres, additional variances will be required.
2. Applicant shall ensure parking is provided in accordance with the regulations under Section 5.21 in Flamborough Zoning By-law 90-145-Z; should parking not be in accordance with Section 5.21, additional variances will be required.
3. Be advised that Ontario Building Code regulations may require specific setback and construction types.
4. A building permit is required for the alteration to the existing single detached dwelling.

Development Engineering:

Information:

Based on the Grading Plan provided, it appears that all roof drainage from the dwelling will drain towards Rockcliffe Road via proposed side swales. Since there is no increase in stormwater runoff towards the rear and adjacent properties, and the increase in

stormwater runoff to the front of the property is minimal, Development Approvals has no more concerns with Minor Variance #1.

Recommendations:

No further comments pertaining to minor variances.

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# FL/A-20:18

Re: 60 Rockcliffe Rd

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.

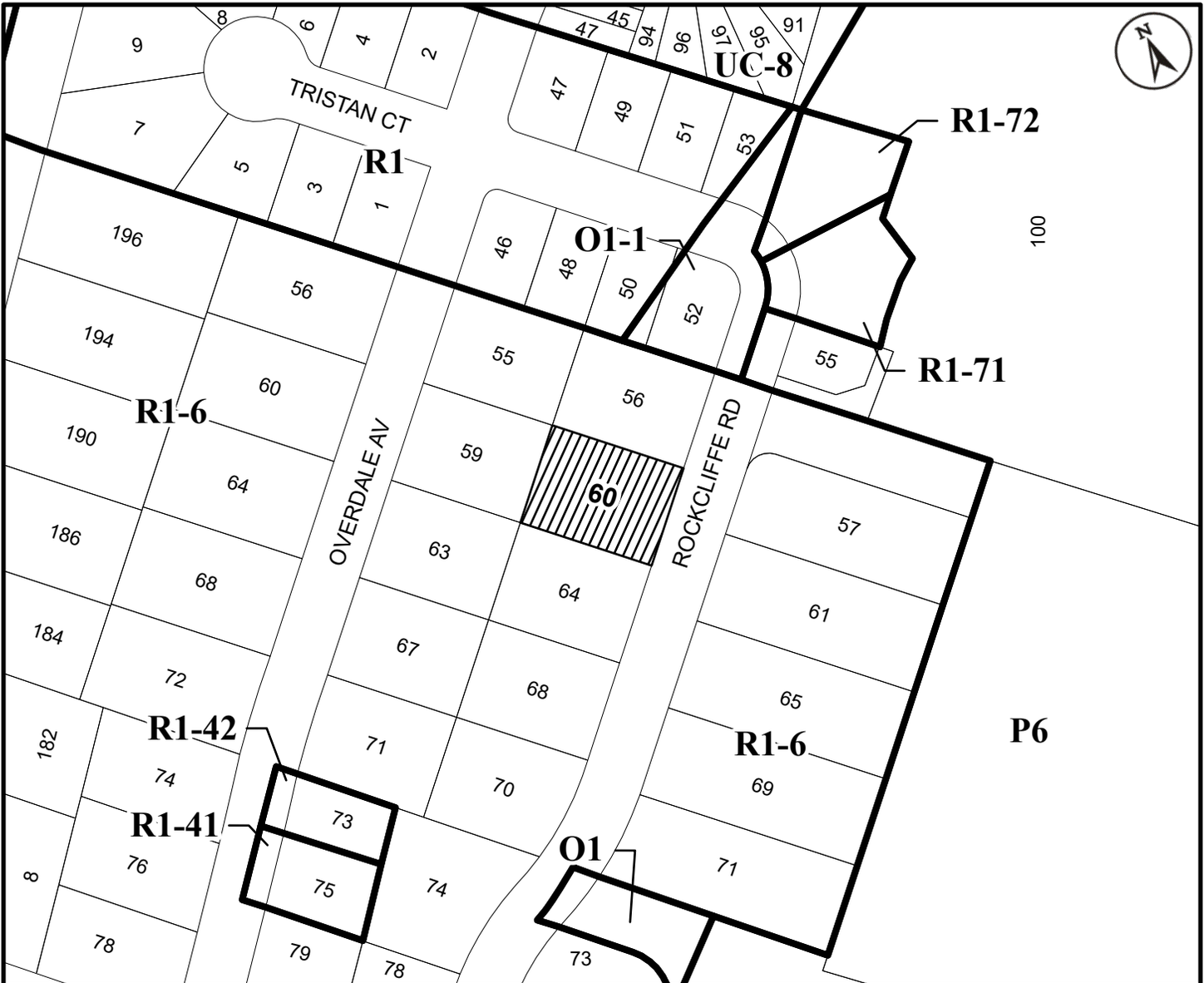
- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

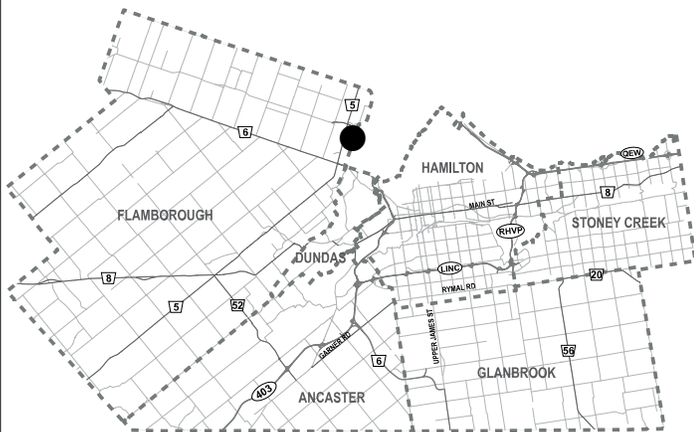
Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



60 Rockcliffe Road, Flamborough (Ward 15)

File Name/Number:
FL/A-20:18

Date:
February 24, 2020

Technician:
VS

Map Not To Scale

Appendix "A"



Hamilton

CONSOLIDATION REPORT VARIANCES

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **FL/A-20:12 (24 McDonald Cr., Flamborough)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

NOTE:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

FL/A-20:12 (24 McDonald Crt., Flamborough)

PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT

Development Planning – Rural:

The purpose of this application is to permit the construction of a two-storey 113 square metre addition to the existing single detached dwelling.

Urban Hamilton Official Plan

The subject lands are designated as “Neighbourhoods” in Schedule “E-1” – Urban Land Use Designations of the Urban Hamilton Official Plan (UHOP).

The subject lands are designated “Low Density Residential 2e” within the West Waterdown Secondary Plan, to which the use complies.

Policy E.3.2.3 states:

“The following uses shall be permitted on lands designated Neighbourhoods on Schedule E-1 - Urban Land Use Designations:

a) residential dwellings, including second dwelling units and housing with supports.”

In accordance with the above policies, Policy E.3.2.1 and E.3.2.3 identifies single detached dwellings as a permitted use within the Neighbourhoods designation. As such, the proposed two storey addition is a permitted use within the Urban Hamilton Official Plan and the variances do not seek to deviate from the residential use. Therefore, the variances meet the general intent and purpose of the Urban Hamilton Official Plan since a single detached dwelling is a permitted use.

Town of Flamborough Zoning By-law No. 90-145-Z

The subject property is zoned Urban Residential (Single Detached) “R1-6” Zone to which the use complies.

Cultural Heritage

The subject property meets three (3) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 250 metres of known archaeological sites;
- 2) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and,

3) In areas of pioneer EuroCanadian settlement.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this variance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

Variance 1

The applicant is seeking a variance to allow for a maximum lot coverage of 20 percent to be permitted instead of the maximum permitted 15 percent lot coverage.

The purpose of this Zoning By-law requirement is to ensure there is adequate storm water runoff and drainage on the property, while ensuring the streetscape character of the neighbourhood is maintained, and that there is adequate outside amenity area provided for residents.

The variance meets the general intent and purpose of the Urban Hamilton Official Plan and Zoning By-law since the proposed two storey addition to the single detached dwelling is permitted and can be seen as consistent with the existing dwelling. Staff note the subject land is a corner lot and that the proposed addition will not negatively impact the

surrounding properties as the proposal is consistent with the surrounding built form. As well, the requested lot coverage increase of 5% does not represent a significant increase. Therefore, Staff consider the variance minor in nature and is deemed desirable for the appropriate use of the property. Accordingly, Staff support this variance.

Variance 2

The applicant is seeking a variance to allow for a minimum interior side yard of 1.2 metres to be permitted instead of a minimum required 3 metre interior side yard. The interior side yard is internal to the proposed development. The intent of this provision is to allow for adequate access and drainage. Since the variance is relatively minor, staff do not anticipate any negative impacts. Staff note that there is dense vegetation along the property line which provides a significant amount of privacy and minimal overlook to the adjoining property. Staff defer to Development Approvals regarding any drainage issues. The variance maintains the four tests, and staff support the variance.

Variance 3

The applicant is seeking a variance to allow for a maximum floor space of 220 square metres to be permitted for one storey instead of the maximum 182 square metre floor space permitted for one storey.

The proposed single detached dwelling is in keeping with the character of the neighbourhood and staff do not perceive a negative impact on any surrounding properties by permitting a 38m² increase from the provisions of the By-law. Staff note that several neighbouring properties have single detached dwellings which are of a similar size and height and are located within a similar location. Therefore, the variance meets the intent of the Zoning By-law, is minor and appropriate for the development of the subject property. Accordingly, staff support the variance.

Variance 4

The applicant is seeking a variance to allow for a maximum height of 6 metres instead of the maximum permitted height of 4.6 metres for an accessory building.

The intent of this provision is to keep accessory structures subordinate to the dwelling and to reduce the impacts on neighbouring properties. With regards to being subordinate, staff note that the proposed addition to the existing single detached dwelling on the property is two storeys in height and the proposed accessory structure is one storey in height with a peaked roof. Height is calculated to the peak of the accessory structure. Staff note that the

proposed accessory structure is located within an area which will not impact the adjacent property and has an abundant amount of cedar vegetation which will provide a natural form of screening for the accessory structure that will not negatively impact the streetscape and character of the neighbourhood. The variance maintains the general intent of the UHOP and Zoning By-law as the height of the accessory structure is subordinate to the single detached dwellings in the neighbourhood. The variance is minor in nature and appropriate for the development of the subject lands as there are no perceived impacts on the neighbouring properties. Staff support the variance.

Variance 5

The applicant is seeking a variance to allow for eaves and gutters to be permitted to encroach into the required interior side yard a maximum of 0.8 metres instead of the maximum 0.65 metres that eaves and gutters are permitted to encroach into the requires interior side yard.

The general intent and purpose of the UHOP is to maintain the existing neighbourhood character. Staff recognize the variance is desirable for the development and minor in nature as no negative impacts to subject lands or adjoining properties are anticipated. Based on the foregoing, the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Recommendation:

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the Former Town of Flamborough Zoning By-law No.90-145-Z. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. A building permit is required for the construction of the proposed two-storey addition to the existing single detached dwelling and the proposed accessory building.
2. The Notice shall be amended by adding “and a 37 square metre accessory structure (shed)” so that it reads as follows:

“To permit the construction of a two-storey 113 square metre addition to the existing single detached dwelling, and a 37 square metre accessory structure (shed), notwithstanding that;”

3. Be advised that Ontario Building Code regulations may require specific setback and construction types.
4. No elevation drawings were provided for the proposed accessory dwelling in order to confirm the requested variance is correct.
5. Any proposed outdoor swimming pools shall be permitted in accordance with Section 5.22.

Development Engineering:

Information:

The proposed 20% lot coverage represents a significant increase in impervious area. This would likely increase the stormwater runoff from the property. This can adversely impact downstream properties.

Recommendations:

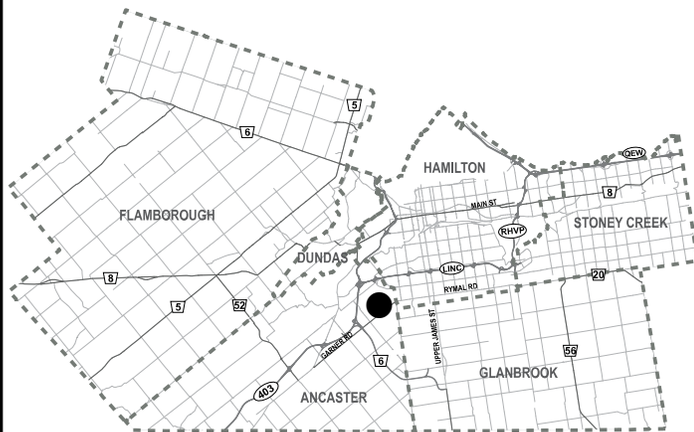
Variance #1 should be tabled until such time as the applicant demonstrates that the post-development stormwater runoff levels will not exceed pre-redevelopment levels to the satisfaction of the Manager of Development Approvals.

This comment was received and has been amended to:

Development Approvals is waiving the recommendation that 24 McDonald be tabled.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

372 Springbrook Avenue, Ancaster (Ward 12)

- Lands to be Retained
- Lands to be Severed

File Name/Number:

AN/B-20:12

Date:

March 12, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

FL/A-20:28 (16 Orchard Dr., Flamborough)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the construction of a single detached dwelling.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations and is identified as “Neighbourhoods” in Schedule E – Urban Structure.

The subject lands are located within an established subdivision. The applicant is proposing to demolish an existing one storey single family dwelling and construct a new single detached dwelling on the subject lands.

Town of Flamborough Zoning By-law No. 90-145-Z

The subject property is zoned Urban Residential (Single Detached) “R1-6” Zone to which the use complies.

Archeology

The subject property meets two (2) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and,
- 2) In an area of sandy soil in areas of clay or stone.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological

.../2

FL/A-20:28

Page 2

assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392). “

Cultural Heritage

The subject property is included on the City's Inventory of Buildings of Architectural and/or Historical Interest. The subject property is also adjacent to 12, 15, 19 and 20 Orchard Drive, and 25 Hamilton Street Units 26-29, which are properties included on the City's Inventory of Buildings of Architectural and/or Historical Interest.

Although not formally recognized under the *Ontario Heritage Act* through registration or designation, the subject property is of potential cultural heritage value and staff do have an interest in ensuring any proposed changes are sympathetic to the historic character of the building and are contextually appropriate.

Section B.3.4.2.12 of the Rural Hamilton Official Plan, Volume 1, states that a Cultural Heritage Impact Assessment shall be required by the City and submitted prior to or at the time of any application submission pursuant to the *Planning Act* where the proposed *development, site alterations or redevelopment* of lands (both public and private) has the potential to adversely affect *cultural heritage resources* through displacement or disruption.

Variance 1

The applicant is seeking a variance to allow for a lot coverage of 26% to be permitted instead of the required maximum lot coverage of 15%.

The intent of the by-law to restrict lot coverage (percentage of the lot covered by buildings and structures) limit building massing, reduce the impact on the streetscape and maximize permeability on the property. Staff note that the property is large enough with adequate permeable areas to accommodate a dwelling of the proposed size. The proposed lot coverage is therefore meeting the intent of the Zoning By-law and the variance is minor and appropriate for the development of the subject property. Accordingly, staff support the variance.

.../3

FL/A-20:28
Page 3

Variance 2

The applicant is seeking a variance to allow for a maximum floor space of 343 square metres to be permitted instead of the required maximum floor space of 186 square metres.

The size of the proposed single detached dwelling is in keeping with the character of the neighbourhood and staff do not perceive a negative impact on any surrounding properties by permitting an increase from the maximum floor space. Staff note that the street has been experiencing change with some nearby dwellings recently constructed that are similar in size. The variance meets the intent of the Zoning By-law, is minor and appropriate for the development of the subject property. Accordingly, staff support the variance.

Recommendation:

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the Former Town of Flamborough Zoning By-law No.90-145-Z. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. The drawings submitted are lacking detail to determine all necessary variances, as such:
 - The two (2) variances have been written as requested by the applicant which are based on a proposed building envelope only. Insufficient details (i.e. no building plans, elevations, floor plans, etc.) were provided from which to confirm if lot coverage or floor space maximums are correct. Therefore, compliance for the proposed single detached dwelling shall be determined at building permit stage of the development.
 - Applicant shall ensure building height is provided in accordance with the definitions of 'Height' and 'Grade' as defined in Section 3 of Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should the building height of the single detached dwelling exceed the height maximum of 8.2 metres, additional variances will be required.

.../4

FL/A-20:28

Page 4

- Applicant shall ensure parking is provided in accordance with the regulations under Section 5.21 in Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should parking not be provided in accordance with Section 5.21, additional variances will be required.
 - Applicant shall ensure any sills, belt courses, cornices, chimney breasts, bay windows, pilasters, eaves or gutters, balconies, canopies, awnings, steps, unenclosed porches, exterior staircases are provided in accordance with the regulations for Yard Encroachments under Section 5.30 in Flamborough Zoning By-law 90-145-Z. Insufficient information was provided to confirm compliance. Should applicable yard encroachments not be provided in accordance with Section 5.30, additional variances will be required.
2. A building permit is required for the construction of the proposed single detached dwelling. Be advised that the Ontario Building Code regulations may require specific setback and construction types.
 3. A demolition is required for the demolition of the existing single detached dwelling.
 4. This property is listed in the City of Hamilton's Inventory of Building of Architectural and/or Historical Interest as a property of cultural heritage value or interest. Please contact a Cultural Heritage Planner at (905) 546-2424, ext. 1202 or 1214, or visit www.hamilton.ca/heritageplanning for further information.

Development Engineering:

This property was included within an external Storm Tributary Area (see drawing 94-S-10_7 in the vault) for the Regal Heights Addition Subdivision having a maximum coefficient of imperviousness of $C=0.42$. Provided that this is the case in the post development scenario, Development Approvals has no objection with the approval of this application from a drainage perspective.

See attached for additional comments.

From: [paul](#)
To: [Committee of Adjustment](#)
Subject: APPLICATION NO. FL/A-20:28 16 Orchard Drive (Flamborough) - Zoning Variance
Date: June 21, 2020 1:08:32 PM

Dear Sirs/Mses/CoA Staff: Notice of Public Hearing Thursday June 25, 2020 1:30 PM

Pursuant to notice received about the Application for a Minor Variance at 16 Orchard Drive (Waterdown) Flamborough by Barich Grenkie Surveying Ltd (on behalf of owner Toni-Lynne Jackson).

My concern/comment is the Drainage. The outpouring of water during intense downpours is a problem. The once in a century downpour isn't once a century anymore and is in fact quite frequent. At heavy rainfall times the water from this lot cannot be angled or contained by the storm sewer in front of my property and on its way to the double catch basin in front of 25 it can at times overflow the gutter of my drive way (as well as the 2 neighbouring houses at 23 & 25) and floods the side of the house to the point it leaks into my basement.

I wish to make sure this construction does not exacerbate the situation (i.e. a solid paved front yard (ensuring adequate parking) but angled straight across the road is just a giant eaves trough to my property. This is further compounded by the overflow from the townhouses behind 16 & 20 Orchard drive. The neighbour has pictures of me standing, in the middle of the road, in the run-off, which was well above my ankles.

I have no objections to the construction provided something concrete and NOT merely unguaranteed VERBAL assurances are provided prior to the constructions (i.e. sentences without words like should, could, may, only in extreme storms – i.e. what constitutes an extreme storm?) as to how the drainage is going to be addressed.

Thank You.

Yours truly

Paul Bachand
19 Orchard Drive
Waterdown ON L8B 0G2

Ps. In an unrelated but relevant matter., several years ago the City/Canada Post re-zoned the postal areas in waterdown and changed all our postal codes – a living nightmare, closed off by a comment that “incorrectly coded mail could be returned to sender”. Not wishing to miss any important notices due to a paperwork glitch, please change my PC from LOR 2H0 (waterdown Post Office's code and my original code about 20 -30 years ago) to my current PC of

L8B 0G2. Thank You.



The Enfield Group Inc.
Property Management & Consultants

March 16, 2020

City of Hamilton
ATTN: Morgan Evans & Scott Baldry

RE: Application # FL/A- 20:28
16 Orchard Drive (Flamborough) City of Hamilton

WSSC 336- Variance Request
Re: Application # FL/ A- 20:28

Dear Morgan & Scott,

On behalf of the Board of Directors, the Board of Directors represent the owners of 25 Hamilton Street N, WCC #336, which shares the property line to the north of the subject property.

The Board of Director's have no objections to the variances as requested with respect to the increase in lot coverage and also the reduced rear yard. The Board of Director's would however like to register their concern, at this time, with respect to final grading.

There is ongoing discussion regarding grading and water issues between ourselves and other property owners (You might prefer to say "20 Orchard Drive" to be specific) along Orchard Drive.

We do not want to be held at all responsible for any additional overland water that might result on the properties of either 12 or 20 Orchard after the construction on the property of 16 Orchard Drive.

Please let me know if you have any questions or concerns.

Sincerely
THE ENFIELD GROUP



Sarah Vahrmeyer, RCM
Property Manager

Cc: Board of Directors



The Enfield Group Inc.
Property Management & Consultants

June 18, 2020

City of Hamilton
ATTN: Morgan Evans & Scott Baldry

RE: Application # FL/A- 20:28
16 Orchard Drive (Flamborough) City of Hamilton

WSSC 336- Variance Request

Re: Application # FL/ A- 20:28

Dear Morgan & Scott,

On behalf of the Board of Directors, the Board of Directors represent the owners of 25 Hamilton Street N, WSSC No.336, which shares the property line to the north of the subject property.

The Board of Director's have no objections to the variances as requested with respect to the increase in lot coverage and also the reduced rear yard. The Board of Director's would however like to register their concern, at this time, with respect to final grading.

There has been ongoing discussion regarding grading and water issues between ourselves and other property owners (You might prefer to say "20 Orchard Drive" to be specific) along Orchard Drive.

WSSC No. 336 has concerns on this application regarding surface (sheet) drainage flow. On both the east & west sides of this noted property (Lot 21 Registered Plan 894) there is a surface drainage swale that runs NW on both sides; East & West of the noted property. With the larger footprint of this proposed build, WSSC No. 336 would need assurance that this sheet drainage from our adjoining property is not compromised. i.e. there needs to be an adequate allowance for sheet drainage as this proposed build pushes much closer to these property lines.

We do not want to be held at all responsible for any additional overland water that might result on the properties of either 12 or 20 Orchard after the construction on the property of 16 Orchard Drive.

Please let me know if you have any questions or concerns.

Sincerely
THE ENFIELD GROUP

Sarah Petrie (Vahrmeyer), RCM
Property Manager

Cc: Board of Directors

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# FL/A-20:28

Re: 16 Orchard Dr

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.

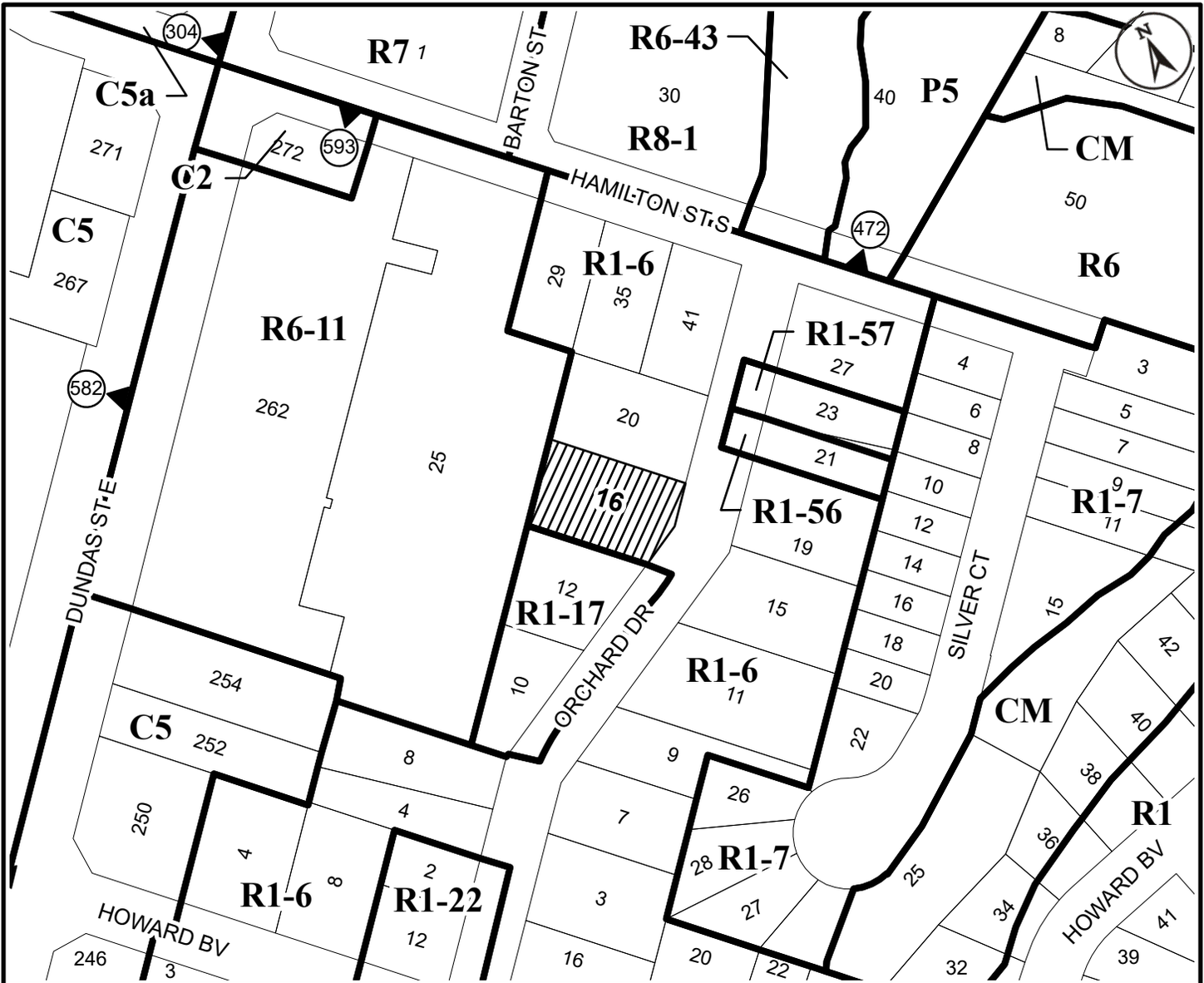
- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

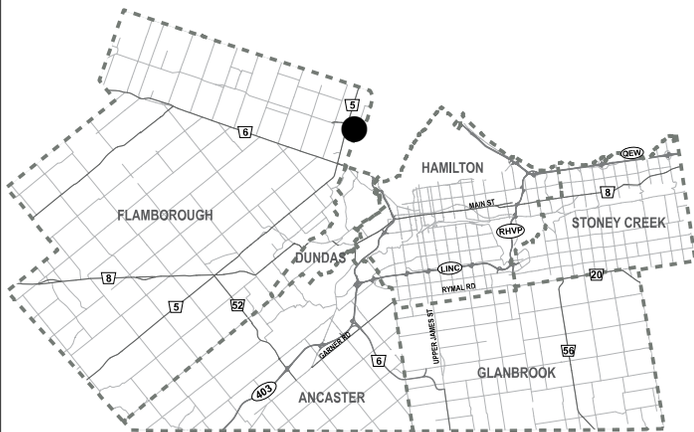
Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



16 Orchard Drive, Flamborough (Ward 15)

File Name/Number:

FL/A-20-28

Date:

March 4, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **FL/A-20:33 (550 Tenth Con. Rd. E., Flamborough)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

June 25th, 2020

FL/A-20:33 (550 Tenth Con. Rd. E., Flamborough)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the construction of a 10.67m (35') x 12.19m (40') detached building accessory to the existing single detached dwelling.

Rural Hamilton Official Plan

The Rural Hamilton Official Plan designates the property as “Rural” in Schedule D – Rural Land Use Designations, to which the use complies.

City of Hamilton Zoning By-law No.05-200

The subject property is zoned (A2) Rural Zone and Conservation/Hazard Land – Rural Zone (P7) and (P8). The applicant is to locate the accessory structure within the (A2) Rural Zone portion of the property, to which the use complies.

Archeology

The subject property meets four (4) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 2) In an area of sandy soil in areas of clay or stone;
- 3) In areas of pioneer EuroCanadian settlement; and,
- 4) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this variance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping,

.../2

FL/A-20:33

Page 2

staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392).”

Cultural Heritage

The subject property is *adjacent* to 530 and 541 Tenth Concession Road East, properties listed on the City’s Inventory of Buildings of Architectural and/or Historical Interest.

Notwithstanding that the subject property is *adjacent* to properties listed on the City’s Inventory of Buildings of Architectural and/or Historical Interest, staff are of the opinion that the cultural heritage value of these properties will be conserved and have no further comments on the application as circulated.

Variance 1

The applicant is seeking a variance for the accessory building to be permitted within the front yard instead of the requirement that no accessory building or structures shall be located within a front yard. The general intent of the purpose of the Zoning By-law requirement is to maintain the existing character and streetscape of the neighbourhood and to ensure sufficient landscaping, parking, and amenity space is available within the front yard.

.../3

FL/A-20:33

Page 3

The proposed accessory structure will be located to the side but within the front yard. The subject property is a large rural flag shaped lot, adjacent to other large rural and agricultural properties, some with accessory structures in the front yard. The applicant advises that locating the accessory structure in the rear would necessitate removing of several trees on the property and disturbing the significant natural features. Staff are satisfied the proposed variance will have no impact on the existing character and streetscape of the settlement area. Accordingly, staff support the variance.

Recommendation:

Based on the preceding information, the requested variance maintains the general intent and purpose of the Rural Hamilton Official Plan and the City of Hamilton Zoning By-law 05-200. The variance is considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

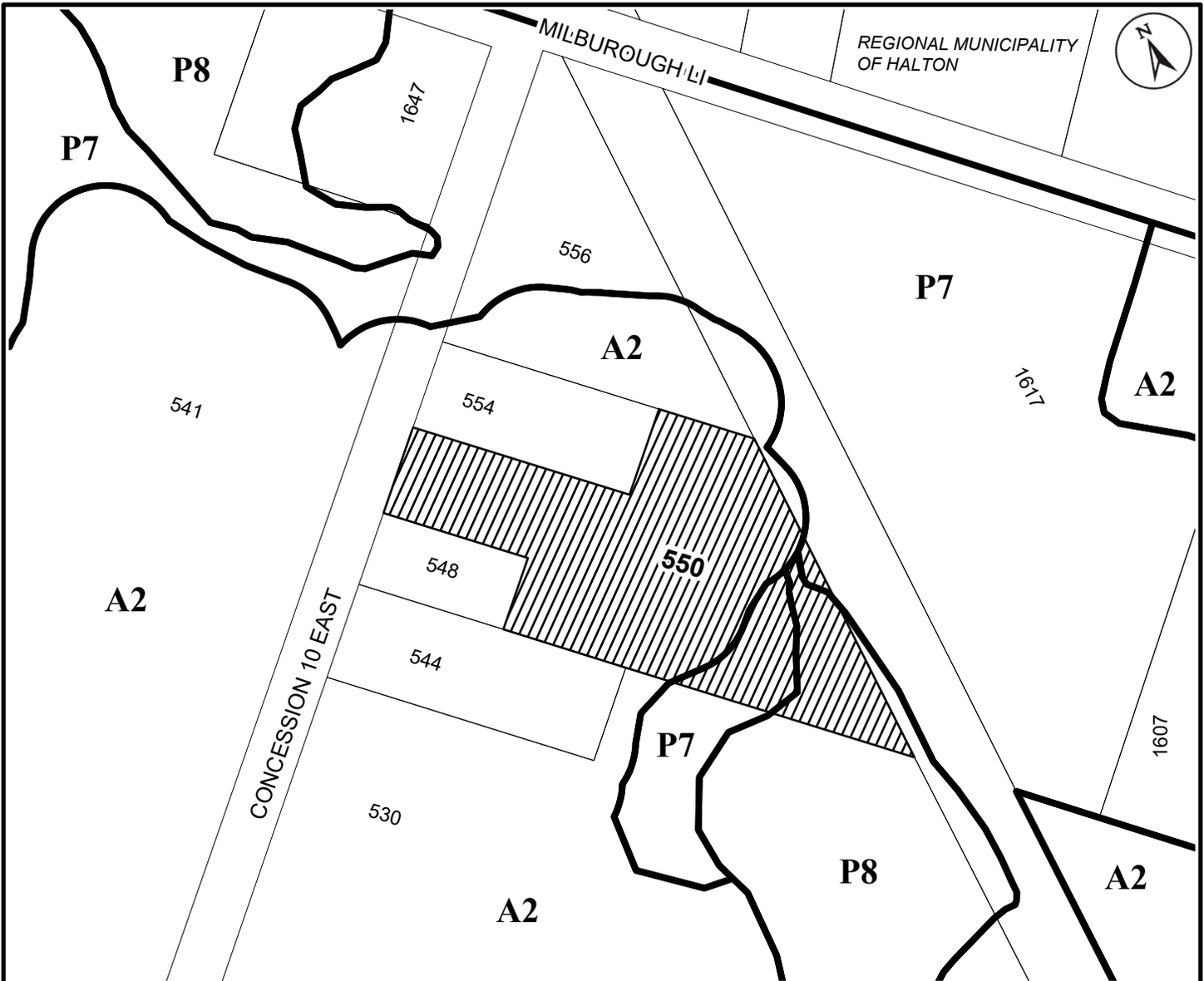
Building Division:

1. Further to Comment No. 1 of the Building Division's letter of March 5, 2020, the word "detached garage" at the end of the 2nd line shall be replaced by the words "attached garage".

Development Engineering:

The Official Plan classifies Tenth Concession Road East as a collector road having a designated ultimate road allowance width of 120 feet (36.580m). The present width of this section of Tenth Concession Road East is only 66 feet (20.120m). Upon receipt of a future development application the City will require a road allowance widening of 27 feet (8.230m). Provided that the existing drainage pattern is maintained, we have no concerns from a grading perspective.

See attached for additional comments.



REGIONAL MUNICIPALITY OF HALTON



● Site Location



Committee of Adjustment

Subject Property



550 Concession 10 East, Flamborough (Ward 15)

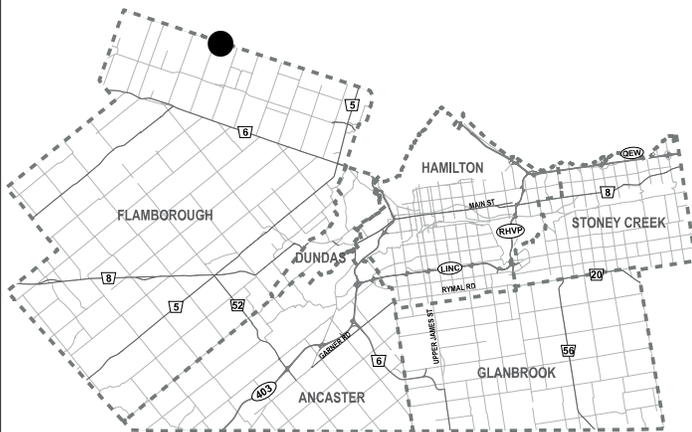
File Name/Number:
FL/A-20-33

Date:
March 4, 2020

Technician:
AL

Map Not To Scale

Appendix "A"



City of Hamilton



Hamilton

June 25th, 2020

DN/A-20:31 (31 Helen St., Dundas)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the establishment of an accessory apartment within the existing single detached dwelling.

Urban Hamilton Official Plan

The property is identified as “Neighbourhoods” on Schedule E – Urban Structure and is designated “Neighbourhoods” on Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3, and E.3.4.3 amongst others, are applicable and permit a single detached dwelling.

Former Town of Dundas Zoning By-law 3581-86

The subject property is zoned Single Detached Residential “R2” Zone, accessory apartments are a permitted use within the Single Detached Residential “R2” Zone.

Variance 1

The existing northerly side yard, which is 1.06 metres, is legally established non-conforming, whereas the Former Town of Dundas Zoning By-law only permits an accessory apartment in an existing detached dwelling which conforms with the requirements of the Zoning By-law.

Section 9.1.5 of the Former Town of Dundas Zoning By-law states that:

“9.1.5 One ACCESSORY APARTMENT in a dwelling converted that does not change the outside appearance of the dwelling, has no impact on the surrounding area and neighbourhood, where the detached house conforms to the Zoning By-law, is connected to sanitary sewers, sewage treatment capacity is available and is registered under the Municipal Act.”

In this case staff are aware that the 1.06m northerly side yard is a pre-existing condition which does not conform to the 1.2m side yard minimum within an “R2” Single Detached Residential Zone. For that reason, this variance is supported by staff as the variance is minor in nature and appropriate for the development of the subject property.

.../2

DN/A-20:31

Page 2

Variance 2

The applicant is seeking a variance to permit two (2) on-site parking spaces instead of providing three (3) parking spaces which are required for a Dwelling Converted.

The intent of the Official Plan is maintained as the reduction in parking can be supported as the subject property provides two on-site spaces by means of an attached garage and a driveway that accommodates two cars in tandem. It is staff's opinion that the existing parking on-site is sufficient. Therefore, the variance is minor in nature and appropriate for the development of the subject property. Accordingly, staff support the variance.

Variance 3

The applicant is seeking a variance to allow for no on-site maneuvering to be provided instead of a maneuvering space with a minimum width of 6.0 metres to be provided abutting each parking space.

Staff note the use of the subject lands is a single detached dwelling located on a local road which sees minimal traffic. There is ~5.2 m of length from the property line to the curb line that can aid with the additional maneuvering as it provides enough space from the property line to the curb, for a typical automobile to safely maneuver to and from the driveway. Therefore, the variance maintains the four tests as there are no perceived negative impacts. Accordingly, staff support the variance

Recommendation

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan and Former Town of Dundas Zoning By-law. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. A further variance will be required if any alterations are proposed for the exterior of the existing dwelling.
2. A further variance will be required of gravel or similar surface or suitable paving is not provided for the parking area.

.../3

DN/A-20:31

Page 3

3. A building permit is required for the construction of the proposed dwelling. Be advised that Ontario Building Code regulations may require specific setbacks and construction types.

Development Engineering:

No Comment

See attached for additional comments.

From: [Evans, Morgan](#)
To: [Sheffield, Jamila](#)
Subject: Fw: application # DN/A-20:31...31 Helen St (Dundas) Hamilton.. zoning by-law 3581-86 as amended
Date: March 25, 2020 10:38:13 AM

From: Linda Kinloch <lakinloch@hotmail.com>
Sent: March 17, 2020 3:27 PM
To: Evans, Morgan; Baldry, Scott
Subject: RE: application # DN/A-20:31...31 Helen St (Dundas) Hamilton.. zoning by-law 3581-86 as amended

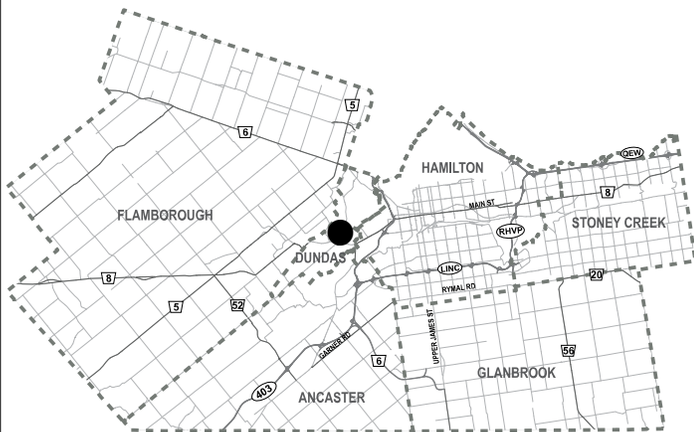
To Whom it may concern ,My name is Linda Kinloch and I am the home owner of 23 Helen St in Dundas . I was planning on attending the meeting scheduled for Thursday March 19th , 2020 in regards to application # DN/A-20:31 however due to the COVID-19 and the changing recommendations and restrictions this may not be possible or the safest thing to do . As a result I am sending this email in regards 31 Helen Street , Dundas and the new owners request to amend the existing By -law . I am absolutely against the proposed change in zoning or amendments to the zoning for 31 Helen Street , Dundas . I bought on this street knowing that the homes are single detached residential and want it to stay that way . Although there is an apartment building with a Helen St address it has a very long driveway and is set up behind a row of single detached homes making it seem like it is on its own Street . When the trees are with foliage the building is not even visible . However , parking can be an issue due to this apartment as the building is obviously allowed to charge for parking spaces which has made some tenants choose to park on Helen Street instead and than walk up to the building .Allowing this single dwelling home to add an apartment or apartments would add to the existing problem . Depending on the day of the month if you want to walk facing traffic in order to be safe you have to walk around these parked cars . We do not need to add to this problem . We also already have a problem with People that are aware that this road leads to the driving park..speeding and increase flow , especially during the summer when children are trying to play and people are out walking ect . I am against any amendments or variances that have been proposed for 31 Helen Street by the new owners . Thank you for you time and consideration .

Sincerely, Linda Kinloch

Sent from my iPhone



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



31 Helen Street, Dundas
(Ward 13)

File Name/Number:

DN/A-20:31

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

FL/A-20:32 (4 Haines Ave., Flamborough)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the construction of a garage addition and a two storey addition to an existing single detached dwelling.

Rural Hamilton Official Plan:

The property is within the “Greensville Rural Settlement Area” and is designated as “Settlement Residential” in Volume 2: Map 8a Greensville Rural Settlement Area Plan. Policy A.3.5.5 amongst others, is applicable and permits a single detached dwelling.

Hamilton Zoning By-law 05-200:

The subject property is zoned (S1) Settlement Residential Zone which permits a single detached dwelling.

Variance 1

The applicant is seeking a variance to permit a minimum southerly side yard to be 1.5 metres instead of the minimum 3.0 metres.

The intent of the side yard provisions is to allow for wide enough side yards for adequate drainage and to access the rear of the property. The side yard setbacks of the surrounding dwellings vary from narrow side yard setbacks to wider setbacks. The applicant has proposed to construct a garage addition and two storey addition to the existing residential dwelling on the southerly portion of the property to coincide with the existing driveway on the property. The intent of the RHOP and Zoning By-law are maintained as an adequate yard will be maintained that can allow for access. In addition, the neighbouring properties vary from one storey to two storey single detached dwellings with attached garages, for that reason the proposal to include a second storey with attached garage is in keeping with the surrounding neighbourhood. Therefore, the variance is minor in nature and appropriate for the development of the subject property. Staff do, however, defer to Development Engineering regarding drainage. Accordingly, staff support the variance.

Variance 2

The applicant is seeking a variance to permit a minimum northerly side yard to be 1.9 metres instead of the minimum 3.0 metres.

.../2

FL/A-20:32

Page 2

Staff note that the existing northerly side yard setback is 1.9 metres which is a pre-existing condition that is triggered as a technicality due to the subject proposal to construct the garage addition and a two-storey addition to the existing single detached dwelling. In staff's opinion, the proposed addition maintains the intent of the Zoning By-law and the variance is addressing a pre-existing condition which will not have any negative impact on the adjacent property and the surrounding neighbourhood. Accordingly, staff support the variance.

Recommendation:

Based on the preceding information, the requested variance maintains the general intent and purpose of the Rural Hamilton Official Plan and the City of Hamilton Zoning By-law 05-200. The variance is considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. The variances have been written as requested by the applicant, except that a variance also applies to the northerly side yard due to the proposed addition.
2. The existing dwelling is a raised ranch bungalow. The proposed addition would provide for the construction of an attached garage on the main floor and a full second floor above the proposed garage and the existing main floor to create a two (2) storey dwelling. With the proposed addition, the gross floor area of the existing dwelling would be increased from 108.06 square metres to 278 square metres.
3. The existing lot width and lot area are deemed to comply with the S1 Zone due to the Vacuum Clause provided in Section 4.12(d) of the Zoning By-law.
4. A building permit is required for the construction of the proposed garage and second floor additions to the existing single detached dwelling.
5. Be advised that Ontario Building Code regulations may require specific setback and construction types.

Development Engineering:

The proposed garage addition is to be located at a minimum distance of 1.5m from the sideyard property line. This is sufficient to maintain the existing drainage pattern and therefore, Development Approvals has no concerns from a grading perspective.

See attached for additional comments.

From: [Avram, Jim \(MNRF\)](#)
To: [Sheffield, Jamila](#)
Cc: [Evans, Morgan](#); [Mignano, Martha](#)
Subject: NEC Comments - June 25 CoA
Date: June 19, 2020 7:04:01 PM

Good afternoon Jamila,

NEC staff have reviewed the agenda for the upcoming Committee of Adjustment meeting.

The following items pertain to lands that are subject to the policies of the Niagara Escarpment Plan, 2017 (NEP):

1. FL/A-20:18 60 Rockcliffe:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

2. FL/A-20:28 16 Orchard Dr:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

3. FL/A-20:32 4 Haines Ave:

The property is located within a designated Minor Urban Centre. NEC staff have no concerns provided the Committee is satisfied that the resultant massing of the dwelling will be compatible with the identity and traditional character of the Greensville Minor Urban Centre (Part 1.6.1.5 of the NEP).

4. HM/A-19:359 469 Scenic Dr:

The property is designated as Urban Area by the NEP. NEC staff interpret that the purpose of this application is to allow for "habitable" space accessory to the existing single dwelling on the property, and not to allow for a separate dwelling unit to be established within the upper level of the accessory structure. NEC staff have no concerns provided that the Committee is satisfied that the proposed change qualifies as a minor variance under Section 45 of the *Planning Act*.

5. AN/A-20:30 153 Wilson St. W:

The property is designated as Urban Area by the NEP. NEC staff have no concerns subject to all municipal departments being satisfied.

Kind regards,

Jim Avram, MCIP, RPP

Senior Planner



Niagara Escarpment Commission

An agency of the Government of Ontario

232 Guelph Street | Georgetown, ON | L7G 4B1

Tel: 905-877-6370* **Website:** www.escarpment.org

* I am currently not available at this number but can offer services via telephone upon request.

Please let me know if you require communication supports or alternate formats.

In order to ensure a safe and secure environment for staff and clients and in response to recommendations by health professionals, the NEC offices are closed to the public until further notice. The NEC is continuing to provide services via email and telephone. Updates can be found on our website:

<https://www.escarpment.org/Commission/COVID19>

Graham and Lindsay Flett
6 Haines Ave
Flamborough ON L9H 5K1

March 18, 2020

Committee of Adjustment
City Hall, 5th Floor
71 Main Street West
Hamilton ON L8P 4Y5

Attention: Jamila Sheffield, Secretary Treasurer

RE: 4 Haines Ave, Flamborough [Application NO FL/A-20:32]

We are owners and residents of 6 Haines Ave, located directly to the south of 4 Haines Ave. We have lived here for 15 years and are very concerned about the proposal to permit the construction of a garage and a 2-story addition to the existing single detached dwelling with a minimum southerly side yard at 1.5 meters instead of the required minimum 3.0 meters on 4 Haines Ave.

We purchased our home because of the rural setting, spacious properties and yet still a community feel. We liked how the houses were not very close to one another as you find in the city. We feel that the proposed building will encroach on the privacy and enjoyment of our property. We don't want people peering down at us from a balcony. It's important to note that we made compromises with the owners of 4 Haines Avenue to construct a privacy fence between our properties at their request last year. It's ironic they now want to build a 2-story dwelling with a balcony where the bulk of its mass will loom at the property line sacrificing our privacy but maintaining theirs.

Some additional concerns with the proposal we have are as follows:

- Not fitting in with the character of the street. All the houses on our street are all single-story dwellings.
- There are no fire hydrants on our street and in the event of a fire, water needs to be trucked in. This takes valuable time. The potential of fire jumping from one building to another will be increased dramatically due to the proximity of the proposed addition.
- The potential impact it could have on our community well. We already have extremely low water pressure.
- We have children's bed rooms in the north end of our building and are concerned with garage noises causing a disturbance.

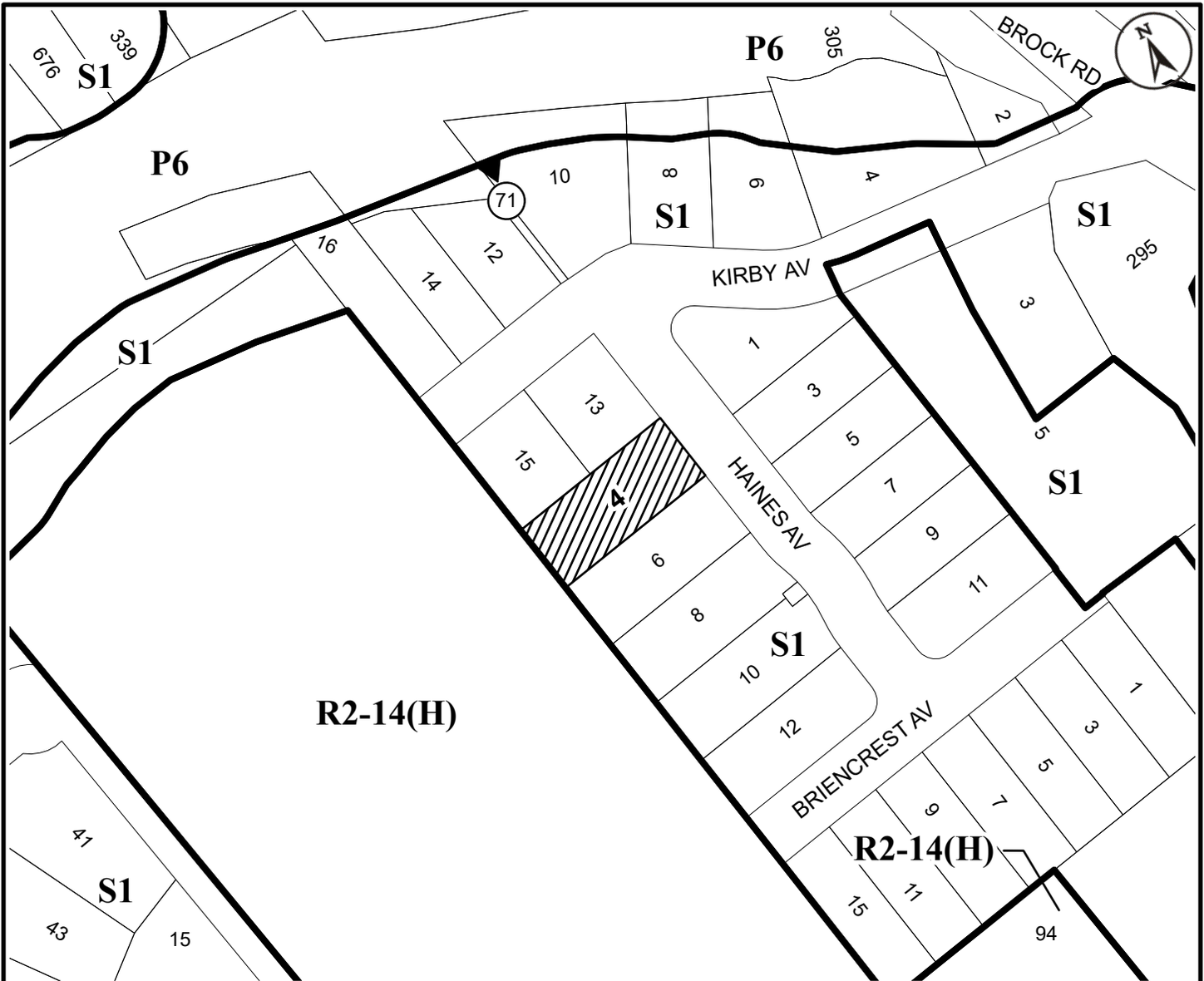
The property of 4 Haines Ave is over 60 meters long, if they want to build a large house, why don't they build more to the West. There is lots of room in that direction that will allow them to stay within the current zoning rules. We feel that their request to build to 1.5 meters of our property line is too close for this rural area.

We were shocked that there was no contact made from the owners of 4 Haines Ave to discuss their intentions or look at drawings during the planning process. Instead we found out less than two weeks ago, when we received the notice in the mail. Maybe a compromise could have been made if there was any kind of attempt at communication.

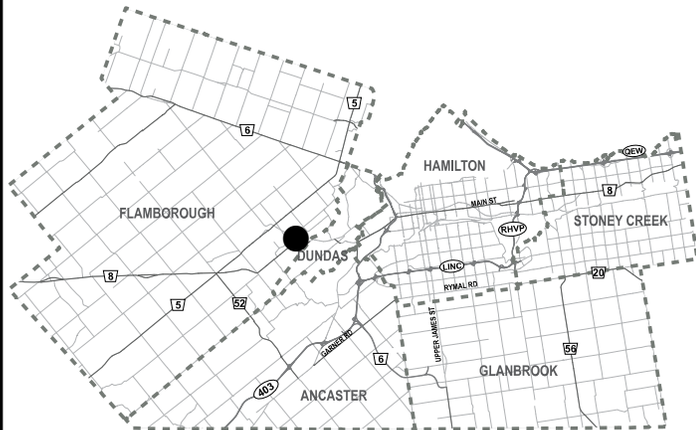
We formally oppose the request for variance and we ask that this application be refused as is. We request to receive a copy of the committee's decision for this property.

Thank you for your time.

Sincerely,
Graham and Lindsay Flett



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



4 Haines Avenue, Flamborough
(Ward 13)

File Name/Number:
FL/A-20:32

Date:
March 5, 2020

Technician:
AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

DN/A-20:37 (51 Sunrise Cres., Dundas)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the construction of a new one (1) storey accessory structure (Hobby workshop) to be located in the required rear yard of the single-detached dwelling.

Urban Hamilton Official Plan

The property is identified as “Neighbourhoods” on Schedule E – Urban Structure and is designated “Neighbourhoods” on Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3, and E.3.4.3 amongst others, are applicable and permit a single detached dwelling.

Former Town of Dundas Zoning By-law 3581-86

The subject property is zoned Single Detached Residential “R2” Zone, accessory apartments are a permitted use within the Single Detached Residential “R2” Zone.

Archeology

The subject property meets three (3) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 2) Along historic transportation routes; and,
- 3) Within a property designated under the Ontario Heritage Act.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this variance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological

.../2

DN/A-20:37

Page 2

assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416.314.7143). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416.326.8392)."

Cultural Heritage

The subject property is *adjacent* to 739 Sulphur Springs Road, a property designated under Part IV of the *Ontario Heritage Act*.

Notwithstanding that the subject property is adjacent to a designated property, staff have reviewed the application and are of the opinion that the cultural heritage value of the property will be conserved and have no further comments on the application as submitted.

Variance 1

The applicant is seeking a variance to permit a 3.6m rear yard setback to be provided for the proposed accessory structure instead of the regulation in the By-Law, which states that for accessory structures having an area greater than 18.0m², must comply with the required yard setback and regulations for principle dwelling (7.5 m required rear yard minimum). Due to the property's pie shaped configuration and the location of the principal dwelling on the property, a 7.5 metre setback for the accessory structure is not possible. The variances are minor in nature and appropriate for the development of the subject property as the construction of the accessory structure is compatible with the character of the neighbourhood. Accordingly, staff support this variance.

Recommendation

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan and Former Town of Dundas Zoning By-law. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. Please be advised that a portion of this property is within an area regulated by

.../3

DN/A-20:37

Page 3

Hamilton Conservation. Please contact (905) 525-2181 prior to any development.

2. Subject to the issuance of a building permit in the normal manner.

Development Engineering:

The proposed workshop is to be located at a minimum distance of 1.8m from the sideyard property line. This is sufficient to maintain the existing drainage pattern and therefore, Development Approvals has no concerns from a grading perspective.

See attached for additional comments.

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# DN/A-20:37

Re: 51 Sunrise Cres

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- Hydro easement is to remain clear of encroachment of any kind.
- See existing easement drawing attached.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.
- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)

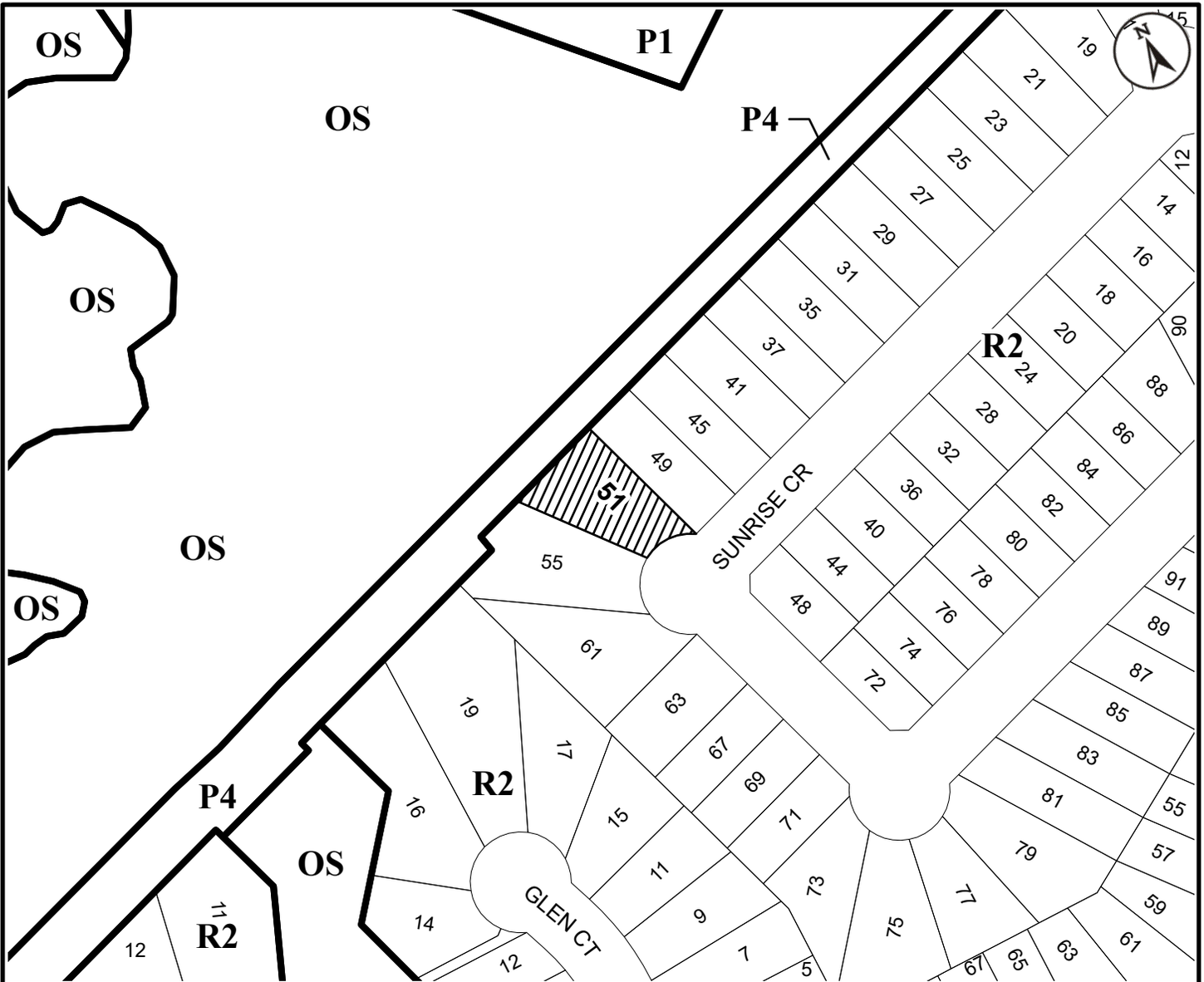
- CAN/CSA-C22.3 No. 1-15, Overhead System
- C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

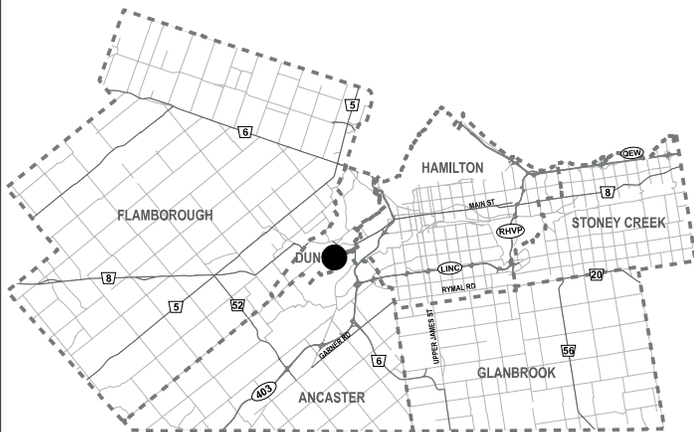
Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



51 Sunrise Crescent, Dundas
(Ward 13)

File Name/Number:

DN/A-20:37

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

DN/A-20:42 (229 Hatt St., Dundas)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the expansion of legally established non-street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front of each street townhouse unit.

The proposal and variances are identical for all three units and as such have been consolidated.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E”-Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Street townhouses are permitted in Low Density Residential areas, at a maximum density of 60 units per hectare.

The UHOP permits the enlargement of a legal non-conforming use, provided that the enlargement maintains the intent and purpose of the UHOP and the Zoning By-law (Volume 1-F.1.12.9).

Neighbourhoods are regarded as physically stable areas, each with its own unique scale and character, and changes compatible with this character shall be permitted (Volume 1-E.2.6.7). The policy goals of the Neighbourhoods designation include promoting design that enhances and respects the character of existing neighbourhoods while at the same time allowing their ongoing evolution (Volume 1-E.3.1.4).

Former Town of Dundas Zoning By-law No. 3581-86

The subject lands are zoned Medium Density Multiple Dwelling (RM2) Zone, which does not permit street townhouses. However, the existing use is deemed to comply with the zoning as a legal non-conforming use.

Cultural Heritage

The subject property meets five of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 250 metres of known archaeological sites;

.../2

DN/A-20:42

Page 2

- 2) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 3) In an area of sandy soil in areas of clay or stone;
- 4) In areas of pioneer EuroCanadian settlement; and,
- 5) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this consent is approved, the proponent must be advised by the Committee of Adjustment as follows:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499).”

Subject property is listed on the City’s Inventory of Buildings of Architectural and/or Historical Interest and is adjacent to a property designated under Part IV of the *Ontario Heritage Act* (10 Market St. S.). Staff are of the opinion that the subject application may impact the heritage resources located on the property. Therefore, if this minor variance is granted, Staff require that the Committee of Adjustment attach the condition of a Heritage Impact Assessment.

Variance 1

The applicant is seeking a variance to recognize the use of a Street Townhouse which is not permitted at this location. Staff are aware that the existing street townhouses were legally established prior to the passing of Former Town of Dundas Zoning By-law No. 3581-86, and the use has continued uninterrupted to the date of this application. Therefore, the existing use is deemed to comply as a legal non-conforming use.

Variance 2

The applicant is seeking a variance to permit no front yard landscaping to be provided instead of the minimum of 50% of the front yard as landscaped area.

.../3

DN/A-20:42

Page 3

This variance is triggered because the existing townhouses have no front yard except for a small set of stairs that lead directly to the public sidewalk. Staff are aware that the building envelope of the Street Townhouse is a pre-existing condition, which had been legally established prior to the force and effect of Former Town of Dundas Zoning By-law No. 3581-86. For that reason, staff are satisfied that the subject variance is technical in nature and is triggered by the proposal which intends to update and replace the wooden steps and railings with concrete steps and metal railings. As well, staff are of the opinion that allowing this variance will help improve the livability and safety within the subject lands. Therefore, the variance maintains the four tests as there are no perceived negative impacts. Accordingly, staff support the variance.

Recommendation

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the City of Hamilton Zoning By-law No.05-200. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the applications be approved.

In addition, the applicant has provided information which includes the design of proposed concrete stairs, metal railings, and awnings. This information is satisfactory to Cultural Heritage Planning and for that reason the requirement to attach the condition of a Heritage Impact Assessment is waived.

Building Division:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulation such use in that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone.)
2. This property is listed in the City of Hamilton's Inventory of Buildings of Architectural and/or Historical Interest as a property of cultural heritage value or interest. Please contact a Cultural Heritage Planner for further information.
3. The addition of the proposed roofed over unenclosed porch is subject to the issuance of a building permit in the normal manner. Be advised that Ontario Building Code regulations may require specific setbacks and construction types.

.../4

DN/A-20:42

Page 4

Development Engineering:

The proposed steps and awning would encroach within the municipal right-of-way and this is not permitted without an Encroachment Agreement. At the discretion of the Public Works Department, the applicant may require an Encroachment Agreement. The applicant is advised to please contact the Public Works Department by phone at 905-546-2424 ex. 5803 or by email to encroachment@hamilton.ca.

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

229-233 Hatt St., Dundas (Ward 13)



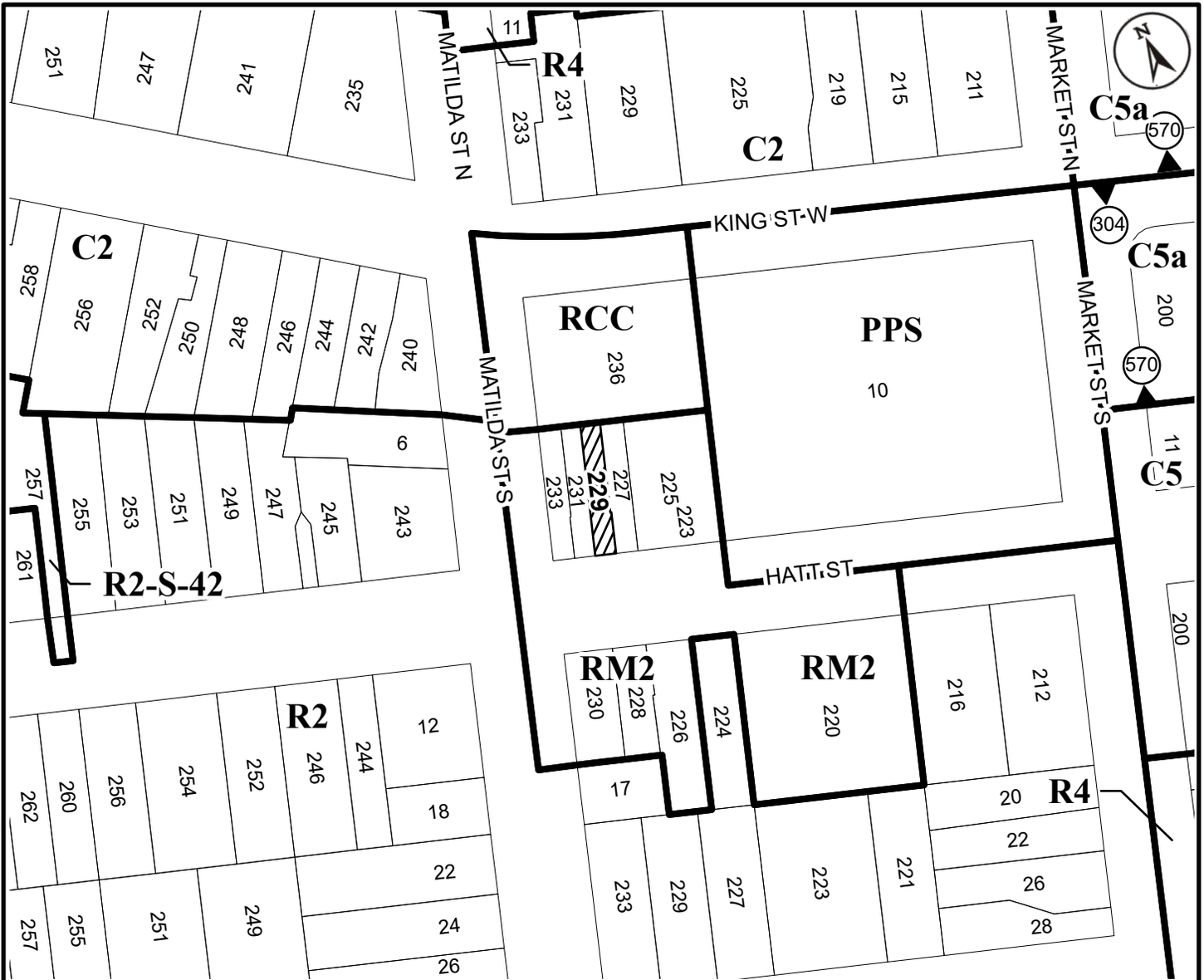
Applicants Proposal: To permit the expansion of the legal non-conforming townhouse by adding an enclosed porch at the front of each of the three dwelling units.

Variances for Property:

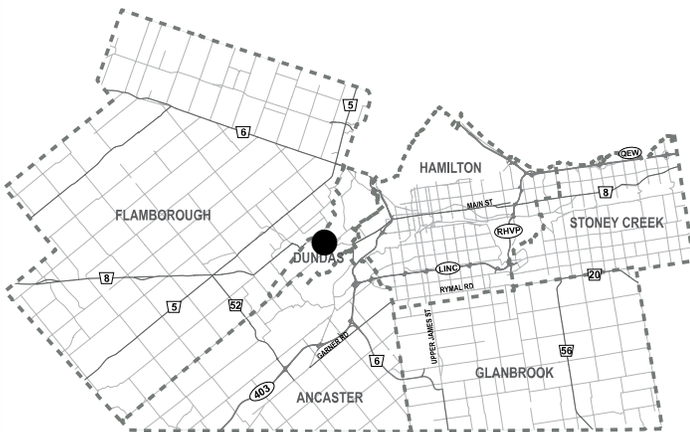
- **Minimum Landscaped Area:** No front yard landscaping shall be provided instead of the required 50% landscaped front yard.

Impact on City Property: There is no expected impact resulting from this application.

Recommendations: Real Estate has no objection to the proposed variance.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



229 Hatt Street, Dundas
(Ward 13)

File Name/Number:

DN/A-20:42

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

DN/A-20:43 (231 Hatt St., Dundas)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the expansion of legally established non-street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front of each street townhouse unit.

The proposal and variances are identical for all three units and as such have been consolidated.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E”-Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Street townhouses are permitted in Low Density Residential areas, at a maximum density of 60 units per hectare.

The UHOP permits the enlargement of a legal non-conforming use, provided that the enlargement maintains the intent and purpose of the UHOP and the Zoning By-law (Volume 1-F.1.12.9).

Neighbourhoods are regarded as physically stable areas, each with its own unique scale and character, and changes compatible with this character shall be permitted (Volume 1-E.2.6.7). The policy goals of the Neighbourhoods designation include promoting design that enhances and respects the character of existing neighbourhoods while at the same time allowing their ongoing evolution (Volume 1-E.3.1.4).

Former Town of Dundas Zoning By-law No. 3581-86

The subject lands are zoned Medium Density Multiple Dwelling (RM2) Zone, which does not permit street townhouses. However, the existing use is deemed to comply with the zoning as a legal non-conforming use.

Cultural Heritage

The subject property meets five of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 250 metres of known archaeological sites;

.../2

DN/A-20:43

Page 2

- 2) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 3) In an area of sandy soil in areas of clay or stone;
- 4) In areas of pioneer EuroCanadian settlement; and,
- 5) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this consent is approved, the proponent must be advised by the Committee of Adjustment as follows:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499).”

Subject property is listed on the City’s Inventory of Buildings of Architectural and/or Historical Interest and is adjacent to a property designated under Part IV of the *Ontario Heritage Act* (10 Market St. S.). Staff are of the opinion that the subject application may impact the heritage resources located on the property. Therefore, if this minor variance is granted, Staff require that the Committee of Adjustment attach the condition of a Heritage Impact Assessment.

Variance 1

The applicant is seeking a variance to recognize the use of a Street Townhouse which is not permitted at this location. Staff are aware that the existing street townhouses were legally established prior to the passing of Former Town of Dundas Zoning By-law No. 3581-86, and the use has continued uninterrupted to the date of this application. Therefore, the existing use is deemed to comply as a legal non-conforming use.

Variance 2

The applicant is seeking a variance to permit no front yard landscaping to be provided instead of the minimum of 50% of the front yard as landscaped area.

.../3

DN/A-20:43

Page 3

This variance is triggered because the existing townhouses have no front yard except for a small set of stairs that lead directly to the public sidewalk. Staff are aware that the building envelope of the Street Townhouse is a pre-existing condition, which had been legally established prior to the force and effect of Former Town of Dundas Zoning By-law No. 3581-86. For that reason, staff are satisfied that the subject variance is technical in nature and is triggered by the proposal which intends to update and replace the wooden steps and railings with concrete steps and metal railings. As well, staff are of the opinion that allowing this variance will help improve the livability and safety within the subject lands. Therefore, the variance maintains the four tests as there are no perceived negative impacts. Accordingly, staff support the variance.

Recommendation

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the City of Hamilton Zoning By-law No.05-200. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the applications be approved.

In addition, the applicant has provided information which includes the design of proposed concrete stairs, metal railings, and awnings. This information is satisfactory to Cultural Heritage Planning and for that reason the requirement to attach the condition of a Heritage Impact Assessment is waived.

Building Division:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulation such use in that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone.)
2. This property is listed in the City of Hamilton's Inventory of Buildings of Architectural and/or Historical Interest as a property of cultural heritage value or interest. Please contact a Cultural Heritage Planner for further information.
3. The addition of the proposed roofed over unenclosed porch is subject to the issuance of a building permit in the normal manner. Be advised that Ontario Building Code regulations may require specific setbacks and construction types.

.../4

DN/A-20:43

Page 4

Development Engineering:

The proposed steps and awning would encroach within the municipal right-of-way and this is not permitted without an Encroachment Agreement. At the discretion of the Public Works Department, the applicant may require an Encroachment Agreement. The applicant is advised to please contact the Public Works Department by phone at 905-546-2424 ex. 5803 or by email to encroachment@hamilton.ca.

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

229-233 Hatt St., Dundas (Ward 13)



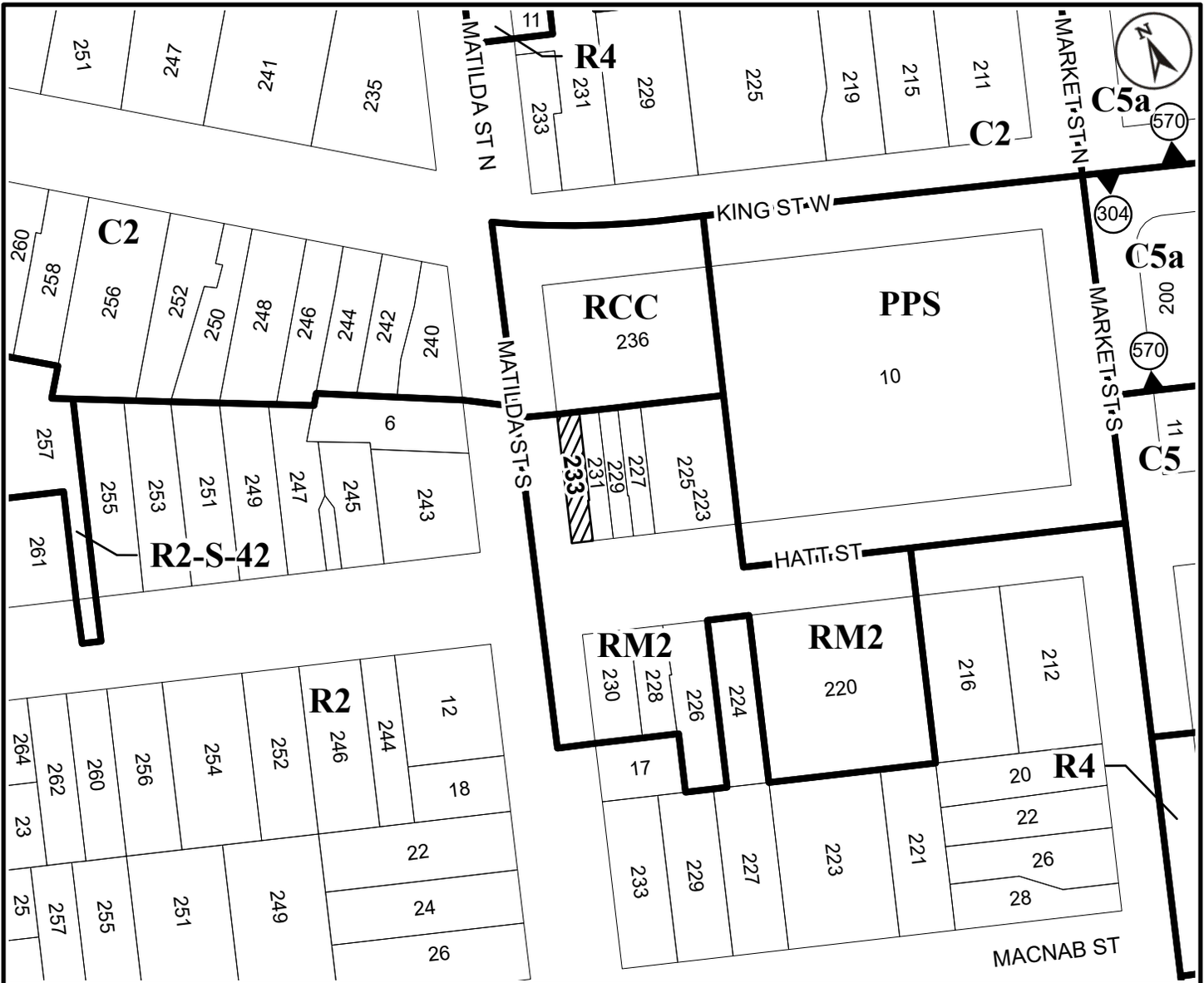
Applicants Proposal: To permit the expansion of the legal non-conforming townhouse by adding an enclosed porch at the front of each of the three dwelling units.

Variances for Property:

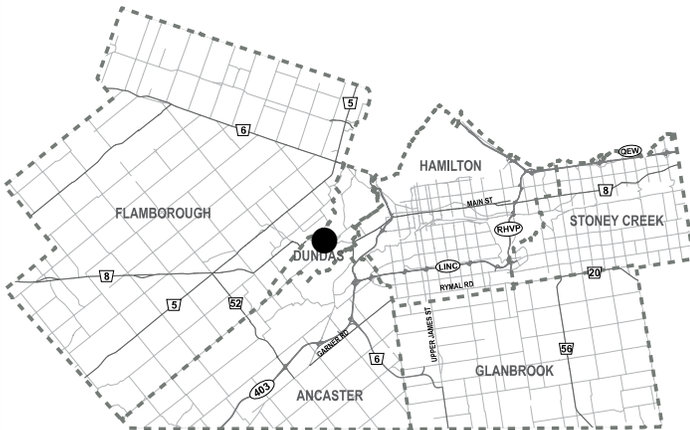
- **Minimum Landscaped Area:** No front yard landscaping shall be provided instead of the required 50% landscaped front yard.

Impact on City Property: There is no expected impact resulting from this application.

Recommendations: Real Estate has no objection to the proposed variance.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



233 Hatt Street, Dundas
(Ward 13)

File Name/Number:
DN/A-20:44

Date:
March 5, 2020

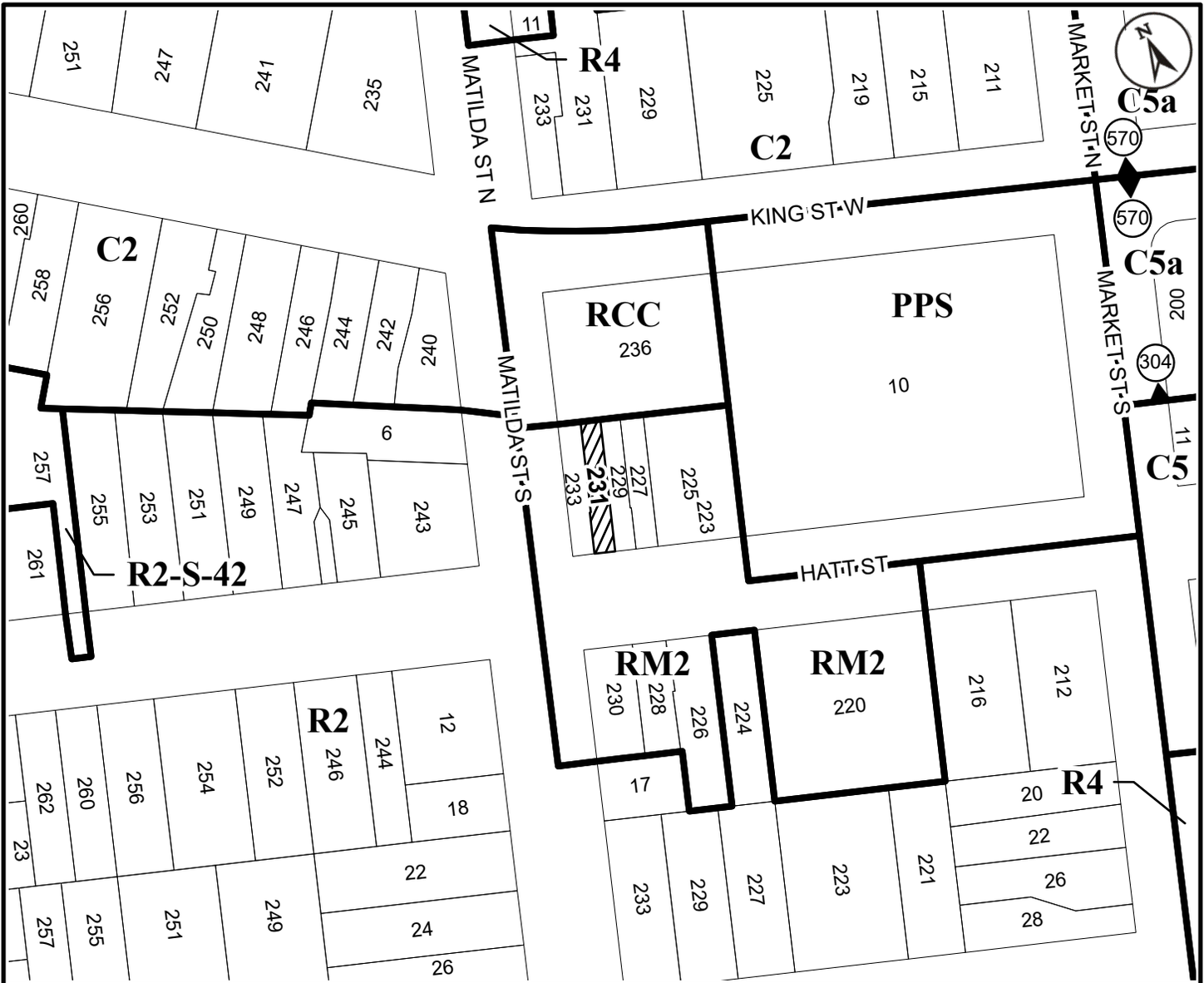
Technician:
AL

Map Not To Scale

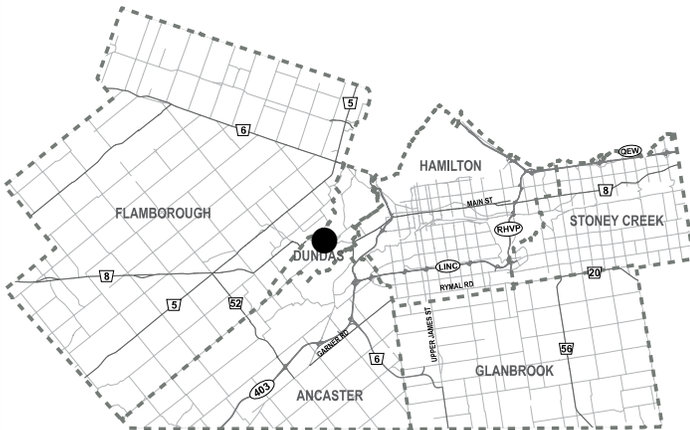
Appendix "A"



Hamilton



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



231 Hatt Street, Dundas
(Ward 13)

File Name/Number:

DN/A-20:43

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

DN/A-20:44 (233 Hatt St., Dundas)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Rural:**

The purpose of this application is to permit the expansion of legally established non-street townhouse dwelling by the addition of a new roofed-over unenclosed porch (steps and awning) at the front of each street townhouse unit.

The proposal and variances are identical for all three units and as such have been consolidated.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E”-Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Street townhouses are permitted in Low Density Residential areas, at a maximum density of 60 units per hectare.

The UHOP permits the enlargement of a legal non-conforming use, provided that the enlargement maintains the intent and purpose of the UHOP and the Zoning By-law (Volume 1-F.1.12.9).

Neighbourhoods are regarded as physically stable areas, each with its own unique scale and character, and changes compatible with this character shall be permitted (Volume 1-E.2.6.7). The policy goals of the Neighbourhoods designation include promoting design that enhances and respects the character of existing neighbourhoods while at the same time allowing their ongoing evolution (Volume 1-E.3.1.4).

Former Town of Dundas Zoning By-law No. 3581-86

The subject lands are zoned Medium Density Multiple Dwelling (RM2) Zone, which does not permit street townhouses. However, the existing use is deemed to comply with the zoning as a legal non-conforming use.

Cultural Heritage

The subject property meets five of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 250 metres of known archaeological sites;

.../2

DN/A-20:44

Page 2

- 2) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 3) In an area of sandy soil in areas of clay or stone;
- 4) In areas of pioneer EuroCanadian settlement; and,
- 5) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this consent is approved, the proponent must be advised by the Committee of Adjustment as follows:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499).”

Subject property is listed on the City’s Inventory of Buildings of Architectural and/or Historical Interest and is adjacent to a property designated under Part IV of the *Ontario Heritage Act* (10 Market St. S.). Staff are of the opinion that the subject application may impact the heritage resources located on the property. Therefore, if this minor variance is granted, Staff require that the Committee of Adjustment attach the condition of a Heritage Impact Assessment.

Variance 1

The applicant is seeking a variance to recognize the use of a Street Townhouse which is not permitted at this location. Staff are aware that the existing street townhouses were legally established prior to the passing of Former Town of Dundas Zoning By-law No. 3581-86, and the use has continued uninterrupted to the date of this application. Therefore, the existing use is deemed to comply as a legal non-conforming use.

Variance 2

The applicant is seeking a variance to permit no front yard landscaping to be provided instead of the minimum of 50% of the front yard as landscaped area.

.../3

DN/A-20:44

Page 3

This variance is triggered because the existing townhouses have no front yard except for a small set of stairs that lead directly to the public sidewalk. Staff are aware that the building envelope of the Street Townhouse is a pre-existing condition, which had been legally established prior to the force and effect of Former Town of Dundas Zoning By-law No. 3581-86. For that reason, staff are satisfied that the subject variance is technical in nature and is triggered by the proposal which intends to update and replace the wooden steps and railings with concrete steps and metal railings. As well, staff are of the opinion that allowing this variance will help improve the livability and safety within the subject lands. Therefore, the variance maintains the four tests as there are no perceived negative impacts. Accordingly, staff support the variance.

Recommendation

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan as well as the City of Hamilton Zoning By-law No.05-200. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the applications be approved.

In addition, the applicant has provided information which includes the design of proposed concrete stairs, metal railings, and awnings. This information is satisfactory to Cultural Heritage Planning and for that reason the requirement to attach the condition of a Heritage Impact Assessment is waived.

Building Division:

1. Please be advised that the zoning regulations of the RM2 zone are applicable only to specific permitted uses. As the use of a Street Townhouse Dwelling is not permitted within the RM2 zone there are no applicable zoning regulation such use in that zone (i.e. there is no minimum required front yard for a Street Townhouse Dwelling in the RM2 zone.)
2. This property is listed in the City of Hamilton's Inventory of Buildings of Architectural and/or Historical Interest as a property of cultural heritage value or interest. Please contact a Cultural Heritage Planner for further information.
3. The addition of the proposed roofed over unenclosed porch is subject to the issuance of a building permit in the normal manner. Be advised that Ontario Building Code regulations may require specific setbacks and construction types.

.../4

DN/A-20:44

Page 4

Development Engineering:

The proposed steps and awning would encroach within the municipal right-of-way and this is not permitted without an Encroachment Agreement. At the discretion of the Public Works Department, the applicant may require an Encroachment Agreement. The applicant is advised to please contact the Public Works Department by phone at 905-546-2424 ex. 5803 or by email to encroachment@hamilton.ca.

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

229-233 Hatt St., Dundas (Ward 13)



Applicants Proposal: To permit the expansion of the legal non-conforming townhouse by adding an enclosed porch at the front of each of the three dwelling units.

Variances for Property:

- **Minimum Landscaped Area:** No front yard landscaping shall be provided instead of the required 50% landscaped front yard.

Impact on City Property: There is no expected impact resulting from this application.

Recommendations: Real Estate has no objection to the proposed variance.

June 25th, 2020

HM/A-19:359 (469 Scenic Dr., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of this application is to permit the conversion of the second storey of the accessory building into habitable space for the existing single detached dwelling, notwithstanding that the accessory building being converted for habitable space is for residential purposes on a lot in which a residential building has already been erected.

History

Minor Variance application HM/A-19:359 was tabled by the Committee of Adjustment at the hearing on November 7, 2019. The initial proposal was to convert the second storey of the existing detached garage into a residential dwelling unit. Staff recommended denial of the application because the proposal did not maintain the intent of the Official Plan. The applicant met with Development Planning staff on December 10, 2019, to discuss staff's concerns and recommendations. The application being heard today has been amended to remove the proposed kitchenette, in keeping with staff's recommendation.

Urban Hamilton Official Plan

The subject lands are identified as "Neighbourhoods" on Schedule "E" – Urban Structure and designated "Neighbourhoods" on Schedule "E-1" – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits a single detached dwelling.

The general intent of the Neighbourhoods designation is to maintain the existing character of established neighbourhoods. The second storey of an existing detached garage is proposed to be used for residential purposes accessory to the existing single detached dwelling on the same lot. As the detached garage is existing, staff does not perceive any negative impacts on the neighbourhood character.

With regards to privacy and overlook, there are two windows on the west façade adjacent to the private outdoor amenity area of the abutting lot. Although the structure is set back 3 m from the westerly side lot line at the pinch point at the north westerly corner, due to its orientation it is set back greater than 6.5 m at the south westerly corner. There is a hedge row along the westerly property line that provides some screening for privacy.

As a result of the orientation, natural screening, and anticipated intensity of the use of

.../2

HM/A-19:359

Page 2

this space as an extension of the existing dwelling, staff does not perceive that the proposal will have a negative effect on privacy. Based on the foregoing, staff is of the opinion that the variance maintains the intent of the UHOP.

Staff notes that the accessory structure is located within the Hamilton Conservation Authority's regulated area. As a result, staff recommends that the Hamilton Conservation Authority be contacted regarding the application.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned "B" and "B-1" Districts (Suburban Agriculture and Residential, Etc.). A single detached dwelling is permitted within the zoning, subject to the applicable provisions. The Zoning By-law permits structures accessory to a residential use but prohibits the conversion or residential use of a building on a lot where a residential building has already been erected.

Variance 1

The second storey of the accessory building to the existing single detached dwelling is proposed to be converted into habitable space for residential purposes, whereas this is prohibited by the Zoning By-law. The intent of the provision is to ensure that every principal residential building is situated on its own lot, and that accessory buildings remain accessory to the principal building and cause no negative impact on the enjoyment and privacy of the abutting properties.

The proposed conversion is not considered a dwelling unit by the Zoning By-law as there is no kitchen. The accessory building will therefore remain an accessory use to the single detached dwelling on the property. The rear façade has no glazing. As noted in the UHOP section, staff has no concerns with regards to the fenestration on the west façade. Therefore, staff does not perceive any negative impacts on privacy. It is desirable to permit appropriate expansions of existing uses. Based on the foregoing, staff is of the opinion that the variance maintains the intent of the Official Plan and the Zoning By-law, and that it is desirable and minor in nature. Staff **supports** the variance.

Recommendation:

Having regard for the matters under subsection 45(1) of the Planning Act, staff is satisfied that the requested variance maintains the purpose and intent of the Official Plan and the Zoning By-law. The variance is desirable for the appropriate development of the land, and hence minor in nature. Staff recommends that the requested variance, as outlined in the Notice of Hearing, be **approved**.

.../3

HM/A-19:359

Page 3

Building Division:

1. This variance is to allow for the use of both the accessory building and the existing single family dwelling to be used as a single family dwelling only, not to allow for an additional self-contained dwelling unit within this accessory building. Should the owner decide to convert the accessory building into an additional dwelling unit, further variances will be required.
2. Please be advised that parking for a single family dwelling is required to be provided at a rate of two (2) parking spaces for the first eight habitable rooms, plus an additional 0.5 spaces for each additional habitable room. It appears that three (3) habitable rooms are intended within the accessory building however, insufficient information has been provided to confirm the number of habitable rooms existing within the single detached dwelling. As such, the total number of required parking spaces cannot be determined at this time. Further variances will be required if the minimum number of required parking spaces cannot be provided on site in accordance with Section 18A of Hamilton Zoning By-law 6593.
3. A building permit is required in the normal manner for the proposed renovations.
4. Please be advised that a portion of this property is under Conservation Management. Please contact Hamilton Conservation at 905-525-2181 for further information.

Development Engineering:

No Comment

See attached for additional comments.

February 26, 2020

City of Hamilton
Committee of Adjustment
71 Main Street West
Hamilton, ON L8P 4Y5

Attn: Jamila Sheffield

**Re: File HM/A-19:359, 469 Scenic Drive
Support for Revised Minor Variance Application**

I am writing with respect to the revised minor variance application submitted for 469 Scenic Drive under Committee of Adjustment file HM/A-19:359. I am aware that the property is currently occupied by a single family dwelling and two-storey detached garage. It is my understanding that the original minor variance application involved modifications to the second floor of the detached garage that would have resulted in the second floor being deemed an additional dwelling unit by City of Hamilton building and zoning staff.

I have reviewed the revised plans for the second floor of the detached garage, as well as the revisions to the minor variance application. I have no concerns and support the revised proposal to use this area as habitable space, as defined under the zoning by-law.

I welcome any questions you have or further information I can provide.

Yours truly



Name

48 Pine Ave
Hamilton

Address

L9C 1K3

February 26, 2020

City of Hamilton
Committee of Adjustment
71 Main Street West
Hamilton, ON L8P 4Y5

Attn: Jamila Sheffield

**Re: File HM/A-19:359, 469 Scenic Drive
Support for Revised Minor Variance Application**

I am writing with respect to the revised minor variance application submitted for 469 Scenic Drive under Committee of Adjustment file HM/A-19:359. I am aware that the property is currently occupied by a single family dwelling and two-storey detached garage. It is my understanding that the original minor variance application involved modifications to the second floor of the detached garage that would have resulted in the second floor being deemed an additional dwelling unit by City of Hamilton building and zoning staff.

I have reviewed the revised plans for the second floor of the detached garage, as well as the revisions to the minor variance application. I have no concerns and support the revised proposal to use this area as habitable space, as defined under the zoning by-law.

I welcome any questions you have or further information I can provide.

Yours truly,

Tedd Shaver, Elizabeth Tran

Name

471 Scenic Dr

Address

February 26, 2020

City of Hamilton
Committee of Adjustment
71 Main Street West
Hamilton, ON L8P 4Y5

Attn: Jamila Sheffield

**Re: File HM/A-19:359, 469 Scenic Drive
Support for Revised Minor Variance Application**

I am writing with respect to the revised minor variance application submitted for 469 Scenic Drive under Committee of Adjustment file HM/A-19:359. I am aware that the property is currently occupied by a single family dwelling and two-storey detached garage. It is my understanding that the original minor variance application involved modifications to the second floor of the detached garage that would have resulted in the second floor being deemed an additional dwelling unit by City of Hamilton building and zoning staff.

I have reviewed the revised plans for the second floor of the detached garage, as well as the revisions to the minor variance application. I have no concerns and support the revised proposal to use this area as habitable space, as defined under the zoning by-law.

I welcome any questions you have or further information I can provide.

Yours truly,



Name

JAMES McELREA

477 SCENIC DRIVE

Address

Real Estate Comments – CoA June 25, 2020

369 Scenic Drive, Hamilton (Ward 14)



Applicants Proposal: To permit the conversion of the accessory building into a dwelling unit.

Variances for Property:

- N/A

Impact on City Property: There are no expected impacts on the adjacent City property.

Recommendations: Real Estate has no objection to the proposed variance.

From: [Avram, Jim \(MNRF\)](#)
To: [Sheffield, Jamila](#)
Cc: [Evans, Morgan](#); [Mignano, Martha](#)
Subject: NEC Comments - June 25 CoA
Date: June 19, 2020 7:04:01 PM

Good afternoon Jamila,

NEC staff have reviewed the agenda for the upcoming Committee of Adjustment meeting.

The following items pertain to lands that are subject to the policies of the Niagara Escarpment Plan, 2017 (NEP):

1. FL/A-20:18 60 Rockcliffe:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

2. FL/A-20:28 16 Orchard Dr:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

3. FL/A-20:32 4 Haines Ave:

The property is located within a designated Minor Urban Centre. NEC staff have no concerns provided the Committee is satisfied that the resultant massing of the dwelling will be compatible with the identity and traditional character of the Greensville Minor Urban Centre (Part 1.6.1.5 of the NEP).

4. HM/A-19:359 469 Scenic Dr:

The property is designated as Urban Area by the NEP. NEC staff interpret that the purpose of this application is to allow for "habitable" space accessory to the existing single dwelling on the property, and not to allow for a separate dwelling unit to be established within the upper level of the accessory structure. NEC staff have no concerns provided that the Committee is satisfied that the proposed change qualifies as a minor variance under Section 45 of the *Planning Act*.

5. AN/A-20:30 153 Wilson St. W:

The property is designated as Urban Area by the NEP. NEC staff have no concerns subject to all municipal departments being satisfied.

Kind regards,

Jim Avram, MCIP, RPP

Senior Planner



Niagara Escarpment Commission

An agency of the Government of Ontario

232 Guelph Street | Georgetown, ON | L7G 4B1

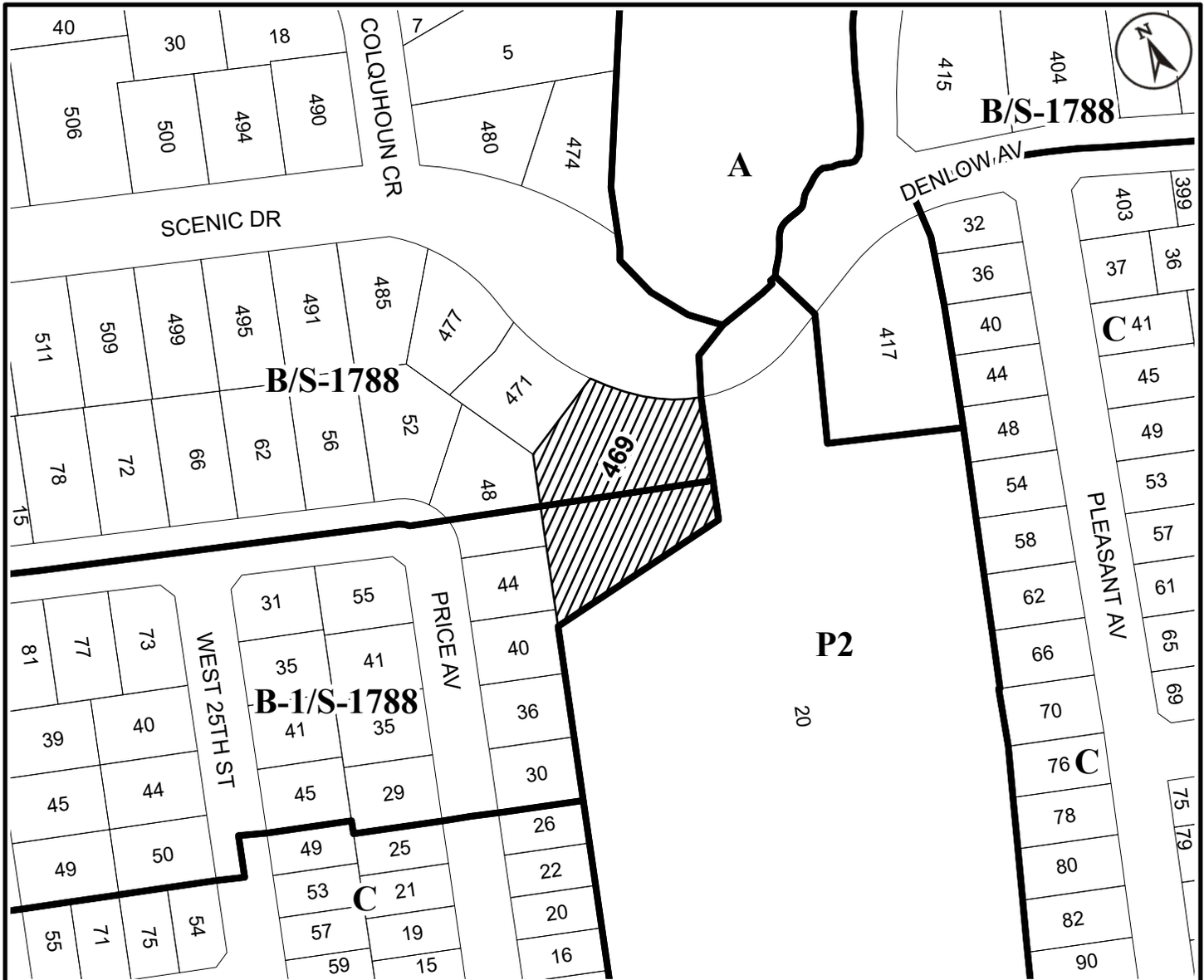
Tel: 905-877-6370* **Website:** www.escarpment.org

* I am currently not available at this number but can offer services via telephone upon request.

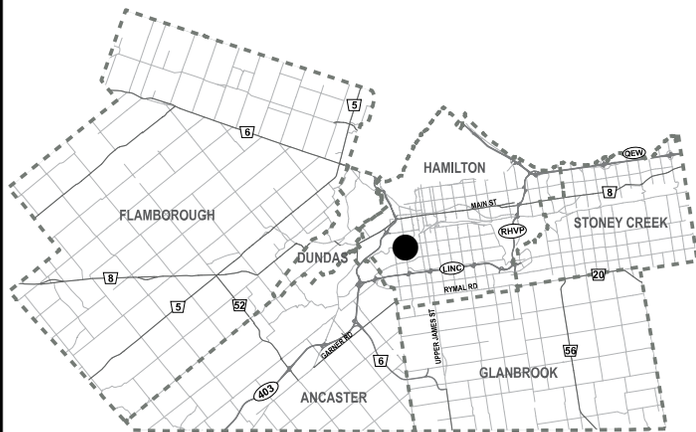
Please let me know if you require communication supports or alternate formats.

In order to ensure a safe and secure environment for staff and clients and in response to recommendations by health professionals, the NEC offices are closed to the public until further notice. The NEC is continuing to provide services via email and telephone. Updates can be found on our website:

<https://www.escarpment.org/Commission/COVID19>



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



469 Scenic Drive, Hamilton
(Ward 14)

File Name/Number:

HM/A-19:359

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020AN/A-20:39 (96 Floresta Crt., Ancaster)PLANNING and ECONOMIC DEVELOPMENT DEPARTMENTDevelopment Planning – Suburban:

The purpose of this application is to permit the construction of a single detached dwelling upon demolition of the existing detached dwelling, notwithstanding the variances below.

The proposal consists of demolition of the existing dwelling down to the foundation, and construction of an addition with a footprint of 13.6 square metres as well as a second storey addition. Site Plan Control was waived by Development Planning staff on January 7, 2020, because the proposed reconstruction and proposed addition did not represent a 50% increase in the existing ground floor area.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits a single detached dwelling. As such, staff is of the opinion that the proposal maintains the intent of the Official Plan.

Former Town of Ancaster Zoning By-law No. 87-57

The subject lands are zoned Existing Residential “ER” Zone, which permits single detached dwellings, subject to the applicable provisions.

Variance 1

A minimum westerly side yard setback of 1.6 m is proposed, whereas the Zoning By-law requires a minimum 2.5 m side yard setback. The intent of the provision is to provide adequate space for access and maintenance, compatibility with abutting land uses, and to accommodate drainage. The required minimum side yard width also contributes to the streetscape by defining the spaces between buildings. Staff is satisfied that the proposed reduced side yard width is adequate for access and maintenance. Staff defers to Development Engineering Approvals with regards to all drainage concerns. The proposed side yard is in keeping with the streetscape as it represents the setback of the dwelling being reconstructed. The variance maintains the intent of the Official Plan and Zoning By-law, and it is desirable and minor in nature. Accordingly, staff **supports** the variance.

AN/A-20:39

Page 2

Variance 2

The existing accessory structures and swimming pool are proposed to remain during construction, whereas the Zoning By-law does not permit accessory structures to be located on a lot where there is no principal structure. The provision is intended to prevent land from being underutilized, and to maintain a desirable streetscape. Staff is of the opinion that, in the context of the proposal to construct a dwelling on the lot, approval of this variance maintains the intent of the Zoning By-law. The variance maintains the intent of the Official Plan, and it is desirable and minor in nature. Staff **supports** the variance.

Variance 3

The required unobstructed length of 1.0 m within the side yard and 1.0 m width within the rear yard is not proposed to be provided. The existing driveway, swimming pool, and accessory structure preclude the ability to provide the unobstructed areas. The intent of the provision is to maintain adequate drainage on site. Staff defers to Development Engineering Approvals for all drainage concerns. Approval of the variance does not impact the streetscape. The variance maintains the intent of the Official Plan and the Zoning By-law, and it is desirable and minor in nature. Staff **supports** the variance.

Recommendation:

Having regard for the matters under subsection 45(1) of the Planning Act, staff is satisfied that the requested variances maintain the purpose and intent of the Official Plan and the Zoning By-law. The variances are desirable for the appropriate development of the land, and hence minor in nature. Staff recommends that the requested variances, as outlined in the Notice of Hearing, be **approved**.

Building Division:

1. A further variance will be required if the maximum permitted lot coverage of 35 percent is exceeded.
2. For the purpose of this application, the front lot line is deemed to be the northerly lot line.
3. The applicant shall ensure one (1) parking space with an unobstructed area measuring 3.5 metres in width by 6.0 metres in length is provided within the attached garage and one (1) parking space with an unobstructed area measuring 3.0 metres in width by 5.8 metres in length is provided within the driveway area.

.../3

AN/A-20:39

Page 3

4. The applicant shall ensure the eave and gutter encroachment does not project more than 60 centimetres into a required side yard setback.
5. A building permit is required for the construction of the proposed dwelling. Be advised that Ontario Building Code regulations may require specific setbacks and construction types.

Development Engineering:

We have no concerns from a Growth Management Approvals perspective.

See attached for additional comments.

From: [Bishop, Kathy](#)
To: [Sheffield, Jamila](#); [Mignano, Martha](#)
Cc: [jeremy van den Heuvel](#)
Subject: AN/A-20:39 - 96 Floresta Crt., Ancaster
Date: March 13, 2020 10:47:27 AM
Attachments: [AN A-20 39.pdf](#)

Good Morning Jamila/Martha

Councillor Ferguson is out of town and not available to attend the March 19th Committee of Adjustment meeting regarding 96 Floresta Court in Ancaster.

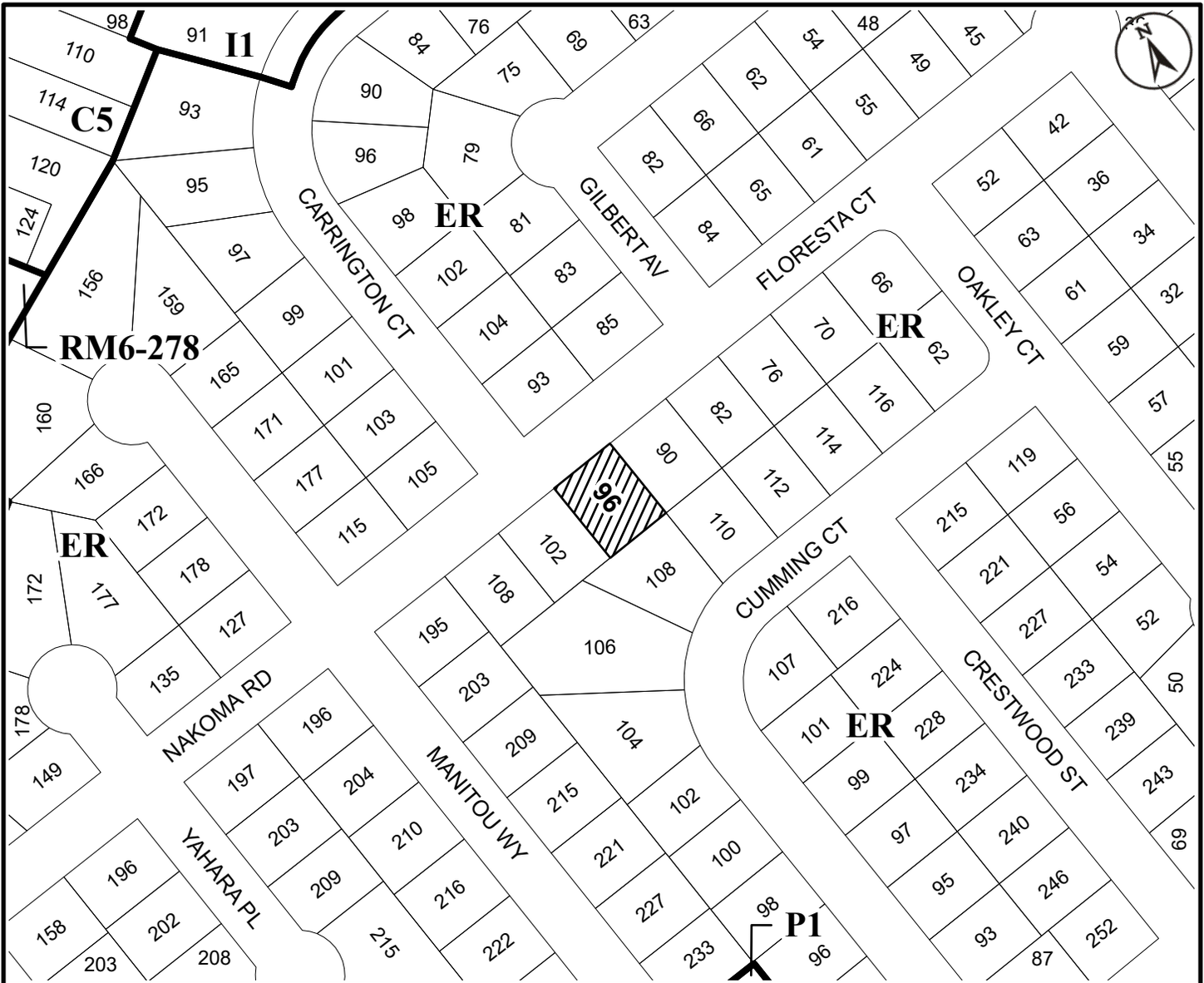
However, please be advised that our office has not received any opposition to this application and Councillor Ferguson is in full support of it.

Thanks.

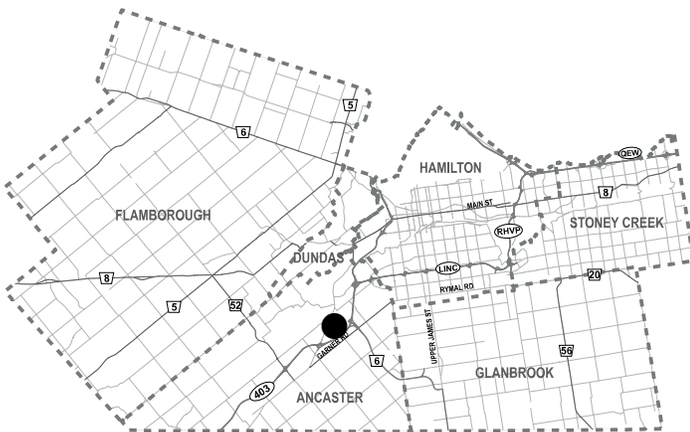
Kathy Bishop

Executive Assistant to Councillor Lloyd Ferguson
Ward 12 Ancaster 905-546-3196





● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



96 Floresta Court, Ancaster
(Ward 12)

File Name/Number:

AN/A-20:39

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT

June 25th, 2020**AN/A-20:30 (153 Wilson St. W., Ancaster)****PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of this application is to permit the construction of a three-storey apartment building containing a total of 63 dwelling units as per Site Plan Amendment application SPA-18-124, notwithstanding that a variance to permit a minimum front yard of 0.2 m is required to facilitate the proposal.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP).

The subject lands are within the Ancaster Wilson Street Secondary Plan and are designated “Medium Density Residential 2” on Land Use Plan Map B.2.8-1 (UHOP – Volume 2). The lands are also subject to Site-Specific Policy – Area C (Land Use Plan Map B.2.8-1). Policies B.2.8.7.4 and B.2.8.16.3 are applicable, amongst others, and permit the proposed apartment building.

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2 (Volume 1). Staff notes that the proposed development will integrate compatibly with the surrounding area while further enhancing and building upon the streetscape patterns. The provision of amenity space complements the existing patterns of private and public amenity space. It is the opinion of staff that the proposal is consistent with the policies of the UHOP.

Former Town of Ancaster Zoning By-law No. 87-57

The subject lands are zoned Residential Multiple “RM6, 665” Zone, Modified, which permits apartment buildings, subject to the applicable provisions.

Variance 1

A minimum front yard of 0.2 m is proposed, whereas a minimum front yard of 1.5 m is required by the Zoning By-law. The intent of the provision is to create and maintain a consistent streetscape by having buildings set back a similar and compatible distance from the street.

Staff notes that the principal façade conforms to the minimum required front yard setback of 1.5 m. The variance is proposed in order to permit a front yard setback of 0.2

.../2

AN/A-20:30

Page 2

m to the foundation of the balcony. The proposed balcony encroaches 1.256 m into the minimum required front yard. Although encroachments into the front yard are permitted to project a maximum of 1.5 m for balconies and unenclosed porches, the proposed balcony supported by a foundation does not meet either of these zoning definitions. If the balcony were cantilevered, the variance would not be required. In light of the foregoing, staff considers this to be a technical variance.

In the opinion of staff, the proposed balcony on a foundation will have no greater impact on the streetscape than a cantilevered balcony. The variance would permit the principal façade to conform to the minimum required front yard setback and animate the streetscape. The variance is desirable to provide private outdoor amenity space. Based on the foregoing, the variance maintains the intent of the Official Plan and the Zoning By-law, and it is desirable and minor in nature. Staff supports the variance.

Recommendation:

Having regard for the matters under subsection 45(1) of the Planning Act, staff is satisfied that the requested variance maintains the purpose and intent of the Official Plan and the Zoning By-law. The variance is desirable for the appropriate development of the land, and hence minor in nature. Staff recommends that the requested variance, as outlined in the Notice of Hearing, be **approved**.

Building Division:

1. A building permit is required for the construction of the proposed three-storey apartment building.
2. The variance is required to facilitate Site Plan Application SPA-18-124.
3. The applicant shall ensure that a minimum of 109 parking spaces are provided and maintained within the underground parking level; otherwise, further variances will be required. No underground parking layout was provided from which to confirm compliance.

Development Engineering:

For the Information of the Committee all engineering related concerns are being dealt with under Site Plan Application SPA-18-124.

See attached for additional comments.

From: [je tottman](#)
To: [Committee of Adjustment](#)
Cc: [je tottman](#); primotracker@hotmail.com
Subject: Questions /Comments for Minor Variance Meeting June 25th re Application Number AN/A-20:30
Date: June 23, 2020 10:05:42 AM

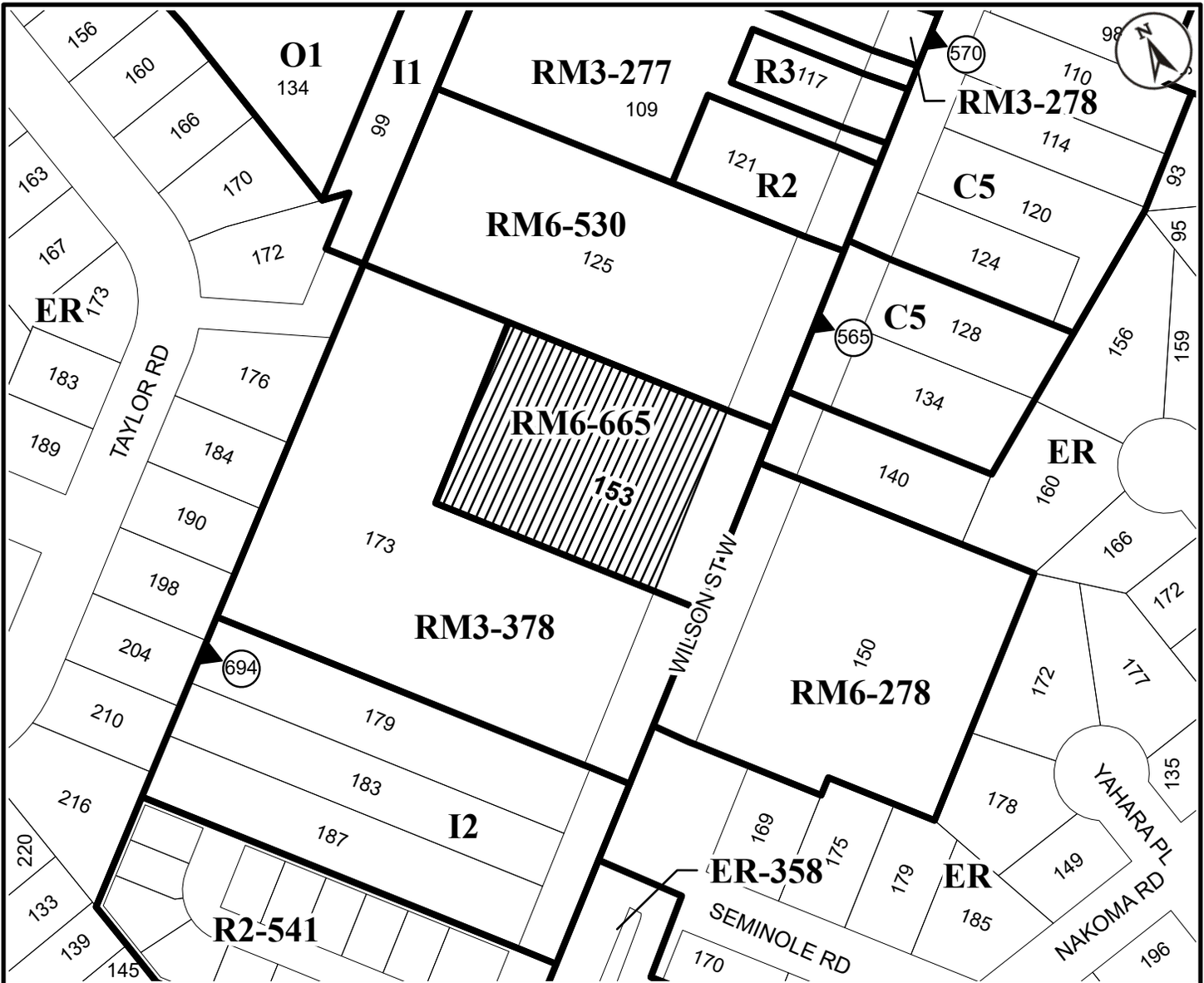
Regarding the Public Hearing for a Minor Variance requested by Garth Trails for their property at 153 Wilson St West in Ancaster, we submit the following questions/comments for discussion at the virtual Public Hearing:

1. Is the Architectural firm responsible for this proposed structure new to the city? If not, then they must be familiar with building and zoning requirements which prompts the question why did they not incorporate the city mandated 1.5 m minimum front yard into their design from the outset?
2. How did the missing allowance come to light? Did they acknowledge their error or did they wait for the city's Planning department to identify that their proposed design was lacking more than 86% of the required front yard?
3. At the point of acknowledging this major deficiency in their design, did they take any action to amend their drawing or did they simply rely on Hamilton Planning to acquiesce?
4. Considering the small amount of set back required, it would seem unimaginable that they could not recover the necessary 1.5 m from either their building design or via the space behind the building in order to comply with the bylaw to preserve the streetscape. What corrective actions have they proposed other than non-compliance with the bylaw?
5. What steps has the City taken to encourage the builder's compliance with the 1.5m front yard bylaw?
6. Where else in the city has the Planning department permitted a builder to proceed with such a dramatic reduction in the mandated 1.5 m requirement?

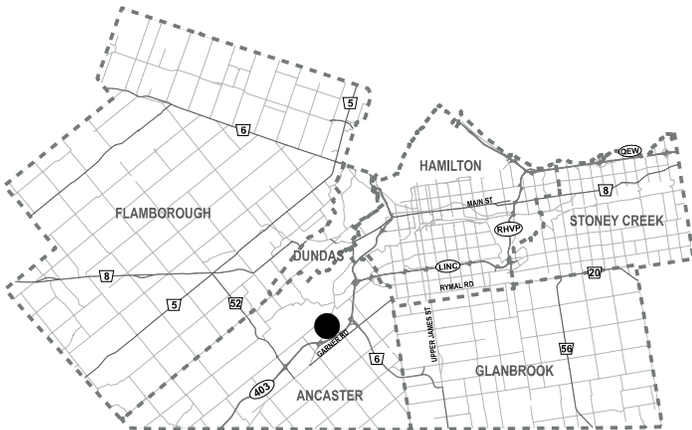
7. How does the City measure/forecast the impact on safety and other considerations for pedestrians on Wilson Street?

8. Are there potential impacts on vehicle traffic with the encroachment of this proposed structure being so close to the road?

Jeff and Judy Tottman
150 Wilson St W, Unit 202
Ancaster, ON L9G 4E7



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



153 Wilson Street West,
Ancaster (Ward 12)

File Name/Number:

AN/A-20:30

Date:

March 5, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

From: [Avram, Jim \(MNRF\)](#)
To: [Sheffield, Jamila](#)
Cc: [Evans, Morgan](#); [Mignano, Martha](#)
Subject: NEC Comments - June 25 CoA
Date: June 19, 2020 7:04:01 PM

Good afternoon Jamila,

NEC staff have reviewed the agenda for the upcoming Committee of Adjustment meeting.

The following items pertain to lands that are subject to the policies of the Niagara Escarpment Plan, 2017 (NEP):

1. FL/A-20:18 60 Rockcliffe:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

2. FL/A-20:28 16 Orchard Dr:

The property is designated as Urban Area by the NEP. NEC staff have no concerns.

3. FL/A-20:32 4 Haines Ave:

The property is located within a designated Minor Urban Centre. NEC staff have no concerns provided the Committee is satisfied that the resultant massing of the dwelling will be compatible with the identity and traditional character of the Greensville Minor Urban Centre (Part 1.6.1.5 of the NEP).

4. HM/A-19:359 469 Scenic Dr:

The property is designated as Urban Area by the NEP. NEC staff interpret that the purpose of this application is to allow for "habitable" space accessory to the existing single dwelling on the property, and not to allow for a separate dwelling unit to be established within the upper level of the accessory structure. NEC staff have no concerns provided that the Committee is satisfied that the proposed change qualifies as a minor variance under Section 45 of the *Planning Act*.

5. AN/A-20:30 153 Wilson St. W:

The property is designated as Urban Area by the NEP. NEC staff have no concerns subject to all municipal departments being satisfied.

Kind regards,

Jim Avram, MCIP, RPP

Senior Planner



Niagara Escarpment Commission

An agency of the Government of Ontario

232 Guelph Street | Georgetown, ON | L7G 4B1

Tel: 905-877-6370* **Website:** www.escarpment.org

* I am currently not available at this number but can offer services via telephone upon request.

Please let me know if you require communication supports or alternate formats.

In order to ensure a safe and secure environment for staff and clients and in response to recommendations by health professionals, the NEC offices are closed to the public until further notice. The NEC is continuing to provide services via email and telephone. Updates can be found on our website:

<https://www.escarpment.org/Commission/COVID19>

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:13 (360 Mohawk Rd. W., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. Noise Study: That the owner shall investigate the noise levels on the site and determine and implement the noise control measures that are satisfactory to the City of Hamilton in meeting the Ministry of Environment, Conservation and Parks (MECP) recommended sound level limits. An acoustical report prepared by a qualified Professional Engineer containing the recommended control measures shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner. Should a peer review of the acoustical report be warranted, all associated costs shall be borne by the owner and shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner.
3. Tree Protection Plan: That the owner submits and receives approval of a Tree Protection Plan, including the review fee as per the effective Schedule of Rates and Fees (currently \$625), prepared by a qualified tree management professional (i.e. certified arborist registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.
4. Landscape Plan: That the owner submits and receive approval of a Landscape Plan, prepared by a qualified tree management professional (i.e. certified arborist, registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.
5. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy

.../2

HM/B-20:13

Page 2

requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.

6. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.
7. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.
8. The owner submits to the Committee of Adjustment office an administration fee of \$60.00 payable to the City of Hamilton to cover the costs of setting up new tax accounts for the newly created lots.
6. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

June 25th, 2020

HM/B-20:13 (360 Mohawk Rd. W., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of these applications is to sever the subject lands into four parcels of land for the purpose of constructing a semi-detached dwelling on each lot.

Application HM/B-20:13 proposes to sever a ±13.4 metre by ±34 metre parcel of land, shown as Parts 1 and 2, having an area of ±729 square metres, and to retain a ±14.9 metre by ±28 m parcel of land, shown as Parts 3, 4, and 5, having an area of ±575 square metres. A pair of semi-detached dwellings is proposed on both the severed and retained lands.

Application HM/B-20:14 proposes to sever Part 2, measuring ±6.775 metres by ±34 metres with an area of ±248.02 square metres, from Part 1 which measures ±6.668 metres by ±34 metres with an area of ±233.06 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 1 and 2 through application HM/B-20:13.

Application HM/B-20:15 proposes to sever Part 3, measuring ±6.775 metres by ±33 metres with an area of ±229.48 square metres, from Parts 4 and 5 which measure ±8.132 metres by ±28 metres with an area of ±346.33 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 3, 4, and 5 through application HM/B-20:13.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” and “Secondary Corridors” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits semi-detached dwellings.

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2 (Volume 1). The proposal contributes to achieving a range of dwelling types and tenures in a neighbourhood consisting primarily of single detached dwellings. The lot widths proposed will result in dwellings of a scale that is similar and compatible with the scale of the existing development of the streetscape. Staff has assessed the ability of the development to comply with all applicable policies, which is discussed further below.

New lots for residential uses in the “Neighbourhoods” designation are permitted when they meet the conditions of F.1.14.3.1 (Volume 1). Staff is of the opinion that the

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HM/B-20:13

Page 2

proposed severances do consider the design and compatibility with the existing neighbourhood. The proposed lots reflect the general scale of the established development pattern in the surrounding area, and the consents will allow for further residential intensification that is in keeping with the established streetscape. The zoning of the subject lands was amended on August 16, 2019, by Zoning By-law Amendment No. 19-195. The intent of the amendment was to rezone these lands in order to permit the proposed development. Through this process, several conditions were identified to be applicable to the future Consent applications.

Mohawk Road West in this location is classified as a major arterial road. For residential development that is proposed within 400 m of a major arterial road, the UHOP requires that a noise feasibility study and/or a detailed noise study be submitted (B.3.6.3.7). Further, the UHOP requires noise mitigation measures when predicted noise levels in outdoor areas exceed 60 dBA (B.3.6.3.8 (c)). A noise feasibility study prepared by RWDI and dated August 13, 2018, was submitted in support of the Zoning By-law Amendment. The study identified that, at minimum, a 2.0 m high acoustical barrier will be required for the dwelling unit adjacent to Mohawk Road West and that warning clauses for each dwelling unit will be required to be included in all future purchase / sale agreements and lease / rental agreements. The staff recommendation report noted that a detailed noise study would be required to finalize the details of the required noise mitigation measures. As a result, staff recommends that conditions be attached to any approvals that will ensure that the noise policies of the UHOP are satisfied.

Trees have been identified on the subject lands, several of which conflict with the proposed development. A conceptual Tree Removal and Landscape Plan prepared by Marton Smith Landscape Architects and dated August 29, 2018, was submitted in support of the Zoning By-law Amendment. The staff recommendation report noted that minor modifications to the Tree Protection Plan were required, and it was recommended that these modifications be finalized through the future Consent applications. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

Compensation is required for the removal of private trees which are of 10 cm diameter at breast height or greater. Compensation is required to be provided on a Landscape Plan. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

There are no municipal tree assets adjacent to the subject lands; however, the City of Hamilton's Public Tree Preservation and Sustainability Policy in conjunction with the Tree By-Law 15-125 requires new developments to provide payment for road allowance street trees, as approved through the review of a proposed street tree planting scheme.

.../3

HM/B-20:13

Page 3

The staff recommendation report noted that this would be a condition of the future Consent applications. Staff defers to the recommendations of the Public Works Department (Environmental Services Division – Forestry and Horticulture Section) with regards to street tree planting requirements.

There is a Canada Post Community Mailbox in the municipal right-of-way adjacent to Part 3. A minimum 3 m separation is required to be provided in the municipal right-of-way between the mailbox and a driveway approach. Staff notes that, through the rezoning process, it was identified that the applicant would coordinate with Canada Post to relocate the mailbox to the easterly side of West 15th Street.

Staff is of the opinion that the proposed consents are consistent with the policies of the Official Plan, and that the lots to be retained and conveyed reflect the general scale and character of the established development. In addition, the proposed lots are fully serviced by municipal water and wastewater systems and have frontage on a public road. Based on the foregoing, staff is **supportive** of the proposed consents, subject to the conditions following the recommendation.

Cultural Heritage

Archaeology

The subject property meets four (4) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 2) In an area of sandy soil in areas of clay or stone;
- 3) In areas of pioneer EuroCanadian settlement; and,
- 4) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application.

As part of a previous application (ZAC-18-046), a Stage 1 & 2 archaeological report (P029-0941-2017) for the subject property was submitted to the City and the Ministry of Heritage, Sport, Tourism and Culture Industries. The Province signed off on the reports for compliance with licensing requirements in a letter dated February 12, 2018. Staff is of the opinion that the municipal interest in the archaeology of the site has been satisfied.

.../4

HM/B-20:13

Page 4

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “D/S-1785” District (Urban Protected Residential – One and Two Family Dwellings, Etc.), which permits semi-detached dwellings, subject to the applicable provisions. A minimum lot width of 13.5 m and a minimum lot area of 480 sq. m are required for a semi-detached dwelling. The subject lands are proposed to be severed into two lots through application HM/B-20:13, with construction of a pair of semi-detached dwellings proposed on each lot. Both of the proposed lots conform to the minimum lot width and lot area required by the Zoning By-law. Staff notes that lot width is measured at a depth of 9 m from and parallel to the front lot line.

Applications HM/B-20:14 and HM/B-20:15 propose to further subdivide the two lots created through application HM/B-20:13 in order to permit the separate conveyance of each dwelling from both pairs of semi-detached dwellings. In accordance with subsection 6(4), the reduction of the minimum required lot widths and areas for the purpose of selling one dwelling unit is permitted.

Recommendation:

Having regard for the matters under subsection 51(24) of the Planning Act, staff is satisfied that the proposed lots are suitable for the use of the land, and that the proposed consents conform to the Official Plan, subject to the conditions outlined below. Staff recommends that the proposed consents, as outlined in the Notices of Hearing, be **approved**, subject to the following conditions:

HM/B-20:13 CONDITIONS: (If Approved)

1. Noise Study: That the owner shall investigate the noise levels on the site and determine and implement the noise control measures that are satisfactory to the City of Hamilton in meeting the Ministry of Environment, Conservation and Parks (MECP) recommended sound level limits. An acoustical report prepared by a qualified Professional Engineer containing the recommended control measures shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner. Should a peer review of the acoustical report be warranted, all associated costs shall be borne by the owner and shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner.
2. Tree Protection Plan: That the owner submits and receives approval of a Tree Protection Plan, including the review fee as per the effective Schedule of Rates and Fees (currently \$625), prepared by a qualified tree management professional

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(i.e. certified arborist registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.

3. Landscape Plan: That the owner submits and receive approval of a Landscape Plan, prepared by a qualified tree management professional (i.e. certified arborist, registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.

HM/B-20:14 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clause in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

HM/B-20:15 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clauses in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:
 - a. For the southerly lot abutting Mohawk Road West, being Part 4, one of the following warning clauses:
 “This dwelling unit has been supplied with a central air conditioning system which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment.”; or,

.../6

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“Purchasers/tenants are advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic may on occasions interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the Municipality and the Ministry of the Environment.”, as the case may be.

b. For Part 3:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed parcel(s) from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. The lands to be severed and retained are zoned site-specific D/S-1788 which was created by Amending By-law 19-307 to address a pilot project for certain lands within wards 1, 8 and part of 14 respecting Residential Conversion requirements for accessory dwelling units.
3. The lands to be severed and retained are zoned site-specific D/S-1785 which was created by Amending By-law 19-195. The approved zoning allowed for a two family dwelling a minimum lot width of at least 13.5 metres and an area of at least 480 square metres. The proposed lands to be severed and the proposed lands to be retained comply with these site-specific requirements. This Division has no concerns with the proposed application.
4. The lands to be severed are to be further addressed in Consent application HM/B-20:14.
5. The lands to be retained are to be further addressed in Consent application HM/B-20:15.

.../7

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CONDITIONS:

1. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.

Growth Management:

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

Development Engineering:

Information:

According to our GIS records, the subject section of Mohawk Road West is classified as a major arterial roadway with an ultimate road allowance right-of-way width of 30.480m by Schedule C-2 of the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of Mohawk Road West is ± 30.1 m. Therefore, a road allowance widening dedication will not be required.

According to our GIS records, the subject section of West 15th Street is classified as a local roadway with an ultimate road allowance right-of-way width of 20.117m by the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of West 15th Street is ± 20.1 m. Therefore, a road allowance widening dedication will not be required.

The proponent will be required to dedicate a 4.57m x 4.57m daylighting triangle from the limits of Mohawk Road West and West 15th Street.

The proponent will be required to submit a deposited R-Plan and land transfer deed in accordance with the City of Hamilton Road Widening Procedural Guide.

According to our GIS records, the existing municipal services front the subject property as follows:

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Mohawk Road West

- 250mmø Sanitary Sewer
- 300mmø Storm Sewer
- 300mmø Watermain

West 15th Street

- 300mmø Sanitary Sewer
- 1800mmø Storm Sewer
- 150mmø PVC Watermain

According to our records, each of the four lots have existing sewer and water service laterals which are stubbed at the property line.

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
2. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.

Transportation Planning & Parking Division (Traffic):

Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application provided the following conditions are met:

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- a. Mohawk Road West is an Arterial Road and West 15th Street is a Local Road. The Applicant is to dedicate a 12.19 metres x 12.19 metres Daylighting Triangle to the right-of-way, as per the Council Approved Urban Official Plan: Chapter C - City Wide Systems and Designations 4.5 Road Network Functional Classification; Daylighting Triangles 4.5.7.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Sam Brush, Urban Forest Health Technician
 City Centre, 77 James Street North, Suite 400
 Hamilton, ON L8R 2K3
 Phone (905) 546-2424 Ext. 7375, Fax (905) 546-4473
 Email – Sam.Brush@hamilton.ca

Hamilton

Forestry & Horticulture Section
 Environmental Services Division
 Public Works Department

Date: March 12, 2020

To: Jamila Sheffield, Committee of Adjustment Secretary/Treasurer
 Development Planning
 City Hall – 71 Main Street West – 5th Floor

From: Sam Brush – Urban Forestry Health Technician

Subject: 360 Mohawk Rd. W, Hamilton
 File: HM/B-20:13, HM/B-20:14, HM/B-20:15,

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.

No Landscape plan required.

Forestry has no concerns or conditions regarding this application.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry and Horticulture Section.

SUMMARY

- There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.
- No Landscape plan required.
- Forestry has no concerns or conditions regarding this application.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 7375.

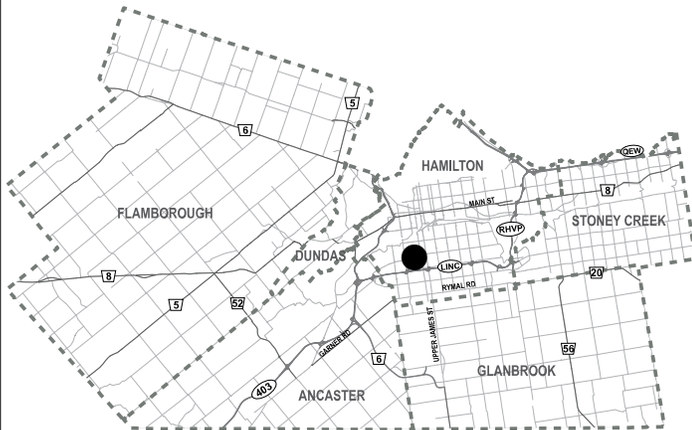
Regards,

A handwritten signature in black ink, appearing to read "Sam Brush". The signature is written in a cursive, somewhat stylized font.

Sam Brush
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

360 Mohawk Road West, Hamilton
(Ward 8)

-  Lands to be Retained
-  Lands to be Severed

File Name/Number:

HM/B-20:13

Date:

March 11, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:14 (360 Mohawk Rd. W., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
3. That the owner/applicant agrees to include the following noise warning clause in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:

"This dwelling unit has been designed with the provision for adding central air conditioning at the occupant's discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change."

4. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.

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5. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.
6. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.
7. The owner submits to the Committee of Adjustment office an administration fee of \$60.00 payable to the City of Hamilton to cover the costs of setting up new tax accounts for the newly created lots.
8. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

June 25th, 2020

HM/B-20:14 (360 Mohawk Rd. W., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of these applications is to sever the subject lands into four parcels of land for the purpose of constructing a semi-detached dwelling on each lot.

Application HM/B-20:13 proposes to sever a ±13.4 metre by ±34 metre parcel of land, shown as Parts 1 and 2, having an area of ±729 square metres, and to retain a ±14.9 metre by ±28 m parcel of land, shown as Parts 3, 4, and 5, having an area of ±575 square metres. A pair of semi-detached dwellings is proposed on both the severed and retained lands.

Application HM/B-20:14 proposes to sever Part 2, measuring ±6.775 metres by ±34 metres with an area of ±248.02 square metres, from Part 1 which measures ±6.668 metres by ±34 metres with an area of ±233.06 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 1 and 2 through application HM/B-20:13.

Application HM/B-20:15 proposes to sever Part 3, measuring ±6.775 metres by ±33 metres with an area of ±229.48 square metres, from Parts 4 and 5 which measure ±8.132 metres by ±28 metres with an area of ±346.33 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 3, 4, and 5 through application HM/B-20:13.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” and “Secondary Corridors” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits semi-detached dwellings.

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2 (Volume 1). The proposal contributes to achieving a range of dwelling types and tenures in a neighbourhood consisting primarily of single detached dwellings. The lot widths proposed will result in dwellings of a scale that is similar and compatible with the scale of the existing development of the streetscape. Staff has assessed the ability of the development to comply with all applicable policies, which is discussed further below.

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New lots for residential uses in the “Neighbourhoods” designation are permitted when they meet the conditions of F.1.14.3.1 (Volume 1). Staff is of the opinion that the proposed severances do consider the design and compatibility with the existing neighbourhood. The proposed lots reflect the general scale of the established development pattern in the surrounding area, and the consents will allow for further residential intensification that is in keeping with the established streetscape. The zoning of the subject lands was amended on August 16, 2019, by Zoning By-law Amendment No. 19-195. The intent of the amendment was to rezone these lands in order to permit the proposed development. Through this process, several conditions were identified to be applicable to the future Consent applications.

Mohawk Road West in this location is classified as a major arterial road. For residential development that is proposed within 400 m of a major arterial road, the UHOP requires that a noise feasibility study and/or a detailed noise study be submitted (B.3.6.3.7). Further, the UHOP requires noise mitigation measures when predicted noise levels in outdoor areas exceed 60 dBA (B.3.6.3.8 (c)). A noise feasibility study prepared by RWDI and dated August 13, 2018, was submitted in support of the Zoning By-law Amendment. The study identified that, at minimum, a 2.0 m high acoustical barrier will be required for the dwelling unit adjacent to Mohawk Road West and that warning clauses for each dwelling unit will be required to be included in all future purchase / sale agreements and lease / rental agreements. The staff recommendation report noted that a detailed noise study would be required to finalize the details of the required noise mitigation measures. As a result, staff recommends that conditions be attached to any approvals that will ensure that the noise policies of the UHOP are satisfied.

Trees have been identified on the subject lands, several of which conflict with the proposed development. A conceptual Tree Removal and Landscape Plan prepared by Marton Smith Landscape Architects and dated August 29, 2018, was submitted in support of the Zoning By-law Amendment. The staff recommendation report noted that minor modifications to the Tree Protection Plan were required, and it was recommended that these modifications be finalized through the future Consent applications. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

Compensation is required for the removal of private trees which are of 10 cm diameter at breast height or greater. Compensation is required to be provided on a Landscape Plan. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

There are no municipal tree assets adjacent to the subject lands; however, the City of

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Hamilton's Public Tree Preservation and Sustainability Policy in conjunction with the Tree By-Law 15-125 requires new developments to provide payment for road allowance street trees, as approved through the review of a proposed street tree planting scheme.

The staff recommendation report noted that this would be a condition of the future Consent applications. Staff defers to the recommendations of the Public Works Department (Environmental Services Division – Forestry and Horticulture Section) with regards to street tree planting requirements.

There is a Canada Post Community Mailbox in the municipal right-of-way adjacent to Part 3. A minimum 3 m separation is required to be provided in the municipal right-of-way between the mailbox and a driveway approach. Staff notes that, through the rezoning process, it was identified that the applicant would coordinate with Canada Post to relocate the mailbox to the easterly side of West 15th Street.

Staff is of the opinion that the proposed consents are consistent with the policies of the Official Plan, and that the lots to be retained and conveyed reflect the general scale and character of the established development. In addition, the proposed lots are fully serviced by municipal water and wastewater systems and have frontage on a public road. Based on the foregoing, staff is **supportive** of the proposed consents, subject to the conditions following the recommendation.

Cultural Heritage

Archaeology

The subject property meets four (4) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 5) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 6) In an area of sandy soil in areas of clay or stone;
- 7) In areas of pioneer EuroCanadian settlement; and,
- 8) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application.

As part of a previous application (ZAC-18-046), a Stage 1 & 2 archaeological report (P029-0941-2017) for the subject property was submitted to the City and the Ministry of Heritage, Sport, Tourism and Culture Industries. The Province signed off on the reports

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for compliance with licensing requirements in a letter dated February 12, 2018. Staff is of the opinion that the municipal interest in the archaeology of the site has been satisfied.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “D/S-1785” District (Urban Protected Residential – One and Two Family Dwellings, Etc.), which permits semi-detached dwellings, subject to the applicable provisions. A minimum lot width of 13.5 m and a minimum lot area of 480 sq. m are required for a semi-detached dwelling. The subject lands are proposed to be severed into two lots through application HM/B-20:13, with construction of a pair of semi-detached dwellings proposed on each lot. Both of the proposed lots conform to the minimum lot width and lot area required by the Zoning By-law. Staff notes that lot width is measured at a depth of 9 m from and parallel to the front lot line.

Applications HM/B-20:14 and HM/B-20:15 propose to further subdivide the two lots created through application HM/B-20:13 in order to permit the separate conveyance of each dwelling from both pairs of semi-detached dwellings. In accordance with subsection 6(4), the reduction of the minimum required lot widths and areas for the purpose of selling one dwelling unit is permitted.

Recommendation:

Having regard for the matters under subsection 51(24) of the Planning Act, staff is satisfied that the proposed lots are suitable for the use of the land, and that the proposed consents conform to the Official Plan, subject to the conditions outlined below. Staff recommends that the proposed consents, as outlined in the Notices of Hearing, be **approved**, subject to the following conditions:

HM/B-20:13 CONDITIONS: (If Approved)

1. Noise Study: That the owner shall investigate the noise levels on the site and determine and implement the noise control measures that are satisfactory to the City of Hamilton in meeting the Ministry of Environment, Conservation and Parks (MECP) recommended sound level limits. An acoustical report prepared by a qualified Professional Engineer containing the recommended control measures shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner. Should a peer review of the acoustical report be warranted, all associated costs shall be borne by the owner and shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner.

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2. Tree Protection Plan: That the owner submits and receives approval of a Tree Protection Plan, including the review fee as per the effective Schedule of Rates and Fees (currently \$625), prepared by a qualified tree management professional (i.e. certified arborist registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.
3. Landscape Plan: That the owner submits and receive approval of a Landscape Plan, prepared by a qualified tree management professional (i.e. certified arborist, registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.

HM/B-20:14 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clause in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

HM/B-20:15 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clauses in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:
 - c. For the southerly lot abutting Mohawk Road West, being Part 4, one of the following warning clauses:

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HM/B-20:14

Page 6

“This dwelling unit has been supplied with a central air conditioning system which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment.”; or,

“Purchasers/tenants are advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic may on occasions interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the Municipality and the Ministry of the Environment.”, as the case may be.

d. For Part 3:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed parcel(s) from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. The lands to be severed and retained are zoned site-specific D/S-1788 which was created by Amending By-law 19-307 to address a pilot project for certain lands within wards 1, 8 and part of 14 respecting Residential Conversion requirements for accessory dwelling units.
3. The lands to be severed and retained are zoned site-specific D/S-1785 which was created by Amending By-law 19-195. The approved zoning allowed for a two family dwelling a minimum lot width of at least 13.5 metres and an area of at least 480 square metres. The lands are subject to the approval of Consent Application HM/B-20:13 to enable the creation of two (2) semi-detached dwellings (one semi-detached dwelling on Part 1 & 2 and one semi-detached dwelling on Part 3 & Part 4). The proposed Consent HM/B-20:14 are the severed lands from Consent application HM/B-20:13 and comply with these site-specific requirements.

.../7

HM/B-20:14
Page 7

4. This division has no concerns with the proposed application.

CONDITIONS:

1. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.

Growth Management:

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

Development Engineering:

Information:

According to our GIS records, the subject section of Mohawk Road West is classified as a major arterial roadway with an ultimate road allowance right-of-way width of 30.480m by Schedule C-2 of the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of Mohawk Road West is ± 30.1 m. Therefore, a road allowance widening dedication will not be required.

According to our GIS records, the subject section of West 15th Street is classified as a local roadway with an ultimate road allowance right-of-way width of 20.117m by the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of West 15th Street is ± 20.1 m. Therefore, a road allowance widening dedication will not be required.

The proponent will be required to dedicate a 4.57m x 4.57m daylighting triangle from the limits of Mohawk Road West and West 15th Street.

The proponent will be required to submit a deposited R-Plan and land transfer deed in accordance with the City of Hamilton Road Widening Procedural Guide.

According to our GIS records, the existing municipal services front the subject property as follows:

HM/B-20:14

Page 8

Mohawk Road West

- 250mmø Sanitary Sewer
- 300mmø Storm Sewer
- 300mmø Watermain

West 15th Street

- 300mmø Sanitary Sewer
- 1800mmø Storm Sewer
- 150mmø PVC Watermain

According to our records, each of the four lots have existing sewer and water service laterals which are stubbed at the property line.

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
2. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.

Transportation Planning & Parking Division (Traffic):

1. Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application provided the following conditions are met:
 - a. Mohawk Road West is an Arterial Road and West 15th Street is a Local Road. The Applicant is to dedicate a 12.19 metres x 12.19 metres Daylighting Triangle to the right-of-way, as per the Council Approved Urban Official Plan: Chapter C - City Wide Systems and Designations 4.5 Road Network Functional Classification; Daylighting Triangles 4.5.7.

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CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Sam Brush, Urban Forest Health Technician
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 Phone (905) 546-2424 Ext. 7375, Fax (905) 546-4473
 Email – Sam.Brush@hamilton.ca

Hamilton

Forestry & Horticulture Section
 Environmental Services Division
 Public Works Department

Date: March 12, 2020

To: Jamila Sheffield, Committee of Adjustment Secretary/Treasurer
 Development Planning
 City Hall – 71 Main Street West – 5th Floor

From: Sam Brush – Urban Forestry Health Technician

Subject: 360 Mohawk Rd. W, Hamilton
 File: HM/B-20:13, HM/B-20:14, HM/B-20:15,

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.

No Landscape plan required.

Forestry has no concerns or conditions regarding this application.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry and Horticulture Section.

SUMMARY

- There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.
- No Landscape plan required.
- Forestry has no concerns or conditions regarding this application.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 7375.

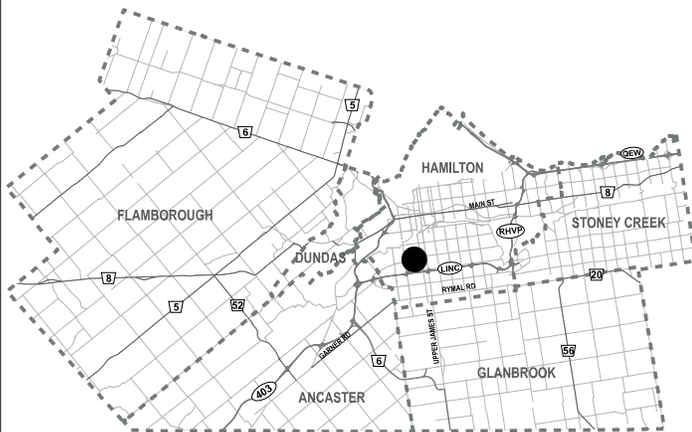
Regards,

A handwritten signature in black ink, appearing to read "Sam Brush". The signature is written in a cursive, somewhat stylized font.

Sam Brush
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

360 Mohawk Road West, Hamilton
(Ward 8)

-  Lands to be Retained
-  Lands to be Severed

File Name/Number:

HM/B-20:14

Date:

March 11, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:15 (360 Mohawk Rd. W., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
3. That the owner/applicant agrees to include the following noise warning clauses in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:
 - a. For the southerly lot abutting Mohawk Road West, being Part 4, one of the following warning clauses:

“This dwelling unit has been supplied with a central air conditioning system which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment.”; or,

“Purchasers/tenants are advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic may on occasions interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the Municipality and the Ministry of the Environment.”, as the case may be.
 - b. For Part 3:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant's discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

.../2

HM/B-20:15

Page 2

4. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.
5. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change
6. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.
7. The owner submits to the Committee of Adjustment office an administration fee of \$60.00 payable to the City of Hamilton to cover the costs of setting up new tax accounts for the newly created lots.
8. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

June 25th, 2020

HM/B-20:15 (360 Mohawk Rd. W., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of these applications is to sever the subject lands into four parcels of land for the purpose of constructing a semi-detached dwelling on each lot.

Application HM/B-20:13 proposes to sever a ±13.4 metre by ±34 metre parcel of land, shown as Parts 1 and 2, having an area of ±729 square metres, and to retain a ±14.9 metre by ±28 m parcel of land, shown as Parts 3, 4, and 5, having an area of ±575 square metres. A pair of semi-detached dwellings is proposed on both the severed and retained lands.

Application HM/B-20:14 proposes to sever Part 2, measuring ±6.775 metres by ±34 metres with an area of ±248.02 square metres, from Part 1 which measures ±6.668 metres by ±34 metres with an area of ±233.06 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 1 and 2 through application HM/B-20:13.

Application HM/B-20:15 proposes to sever Part 3, measuring ±6.775 metres by ±33 metres with an area of ±229.48 square metres, from Parts 4 and 5 which measure ±8.132 metres by ±28 metres with an area of ±346.33 square metres. The consent is proposed to facilitate the separate conveyance of each dwelling from the pair of semi-detached dwellings proposed on Parts 3, 4, and 5 through application HM/B-20:13.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” and “Secondary Corridors” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits semi-detached dwellings.

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2 (Volume 1). The proposal contributes to achieving a range of dwelling types and tenures in a neighbourhood consisting primarily of single detached dwellings. The lot widths proposed will result in dwellings of a scale that is similar and compatible with the scale of the existing development of the streetscape. Staff has assessed the ability of the development to comply with all applicable policies, which is discussed further below.

.../2

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Page 2

New lots for residential uses in the “Neighbourhoods” designation are permitted when they meet the conditions of F.1.14.3.1 (Volume 1). Staff is of the opinion that the proposed severances do consider the design and compatibility with the existing neighbourhood. The proposed lots reflect the general scale of the established development pattern in the surrounding area, and the consents will allow for further residential intensification that is in keeping with the established streetscape. The zoning of the subject lands was amended on August 16, 2019, by Zoning By-law Amendment No. 19-195. The intent of the amendment was to rezone these lands in order to permit the proposed development. Through this process, several conditions were identified to be applicable to the future Consent applications.

Mohawk Road West in this location is classified as a major arterial road. For residential development that is proposed within 400 m of a major arterial road, the UHOP requires that a noise feasibility study and/or a detailed noise study be submitted (B.3.6.3.7). Further, the UHOP requires noise mitigation measures when predicted noise levels in outdoor areas exceed 60 dBA (B.3.6.3.8 (c)). A noise feasibility study prepared by RWDI and dated August 13, 2018, was submitted in support of the Zoning By-law Amendment. The study identified that, at minimum, a 2.0 m high acoustical barrier will be required for the dwelling unit adjacent to Mohawk Road West and that warning clauses for each dwelling unit will be required to be included in all future purchase / sale agreements and lease / rental agreements. The staff recommendation report noted that a detailed noise study would be required to finalize the details of the required noise mitigation measures. As a result, staff recommends that conditions be attached to any approvals that will ensure that the noise policies of the UHOP are satisfied.

Trees have been identified on the subject lands, several of which conflict with the proposed development. A conceptual Tree Removal and Landscape Plan prepared by Marton Smith Landscape Architects and dated August 29, 2018, was submitted in support of the Zoning By-law Amendment. The staff recommendation report noted that minor modifications to the Tree Protection Plan were required, and it was recommended that these modifications be finalized through the future Consent applications. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

Compensation is required for the removal of private trees which are of 10 cm diameter at breast height or greater. Compensation is required to be provided on a Landscape Plan. As a result, staff recommends that a condition be attached to any approvals to ensure these requirements are satisfied.

There are no municipal tree assets adjacent to the subject lands; however, the City of

.../3

HM/B-20:15
Page 3

Hamilton's Public Tree Preservation and Sustainability Policy in conjunction with the Tree By-Law 15-125 requires new developments to provide payment for road allowance street trees, as approved through the review of a proposed street tree planting scheme.

The staff recommendation report noted that this would be a condition of the future Consent applications. Staff defers to the recommendations of the Public Works Department (Environmental Services Division – Forestry and Horticulture Section) with regards to street tree planting requirements.

There is a Canada Post Community Mailbox in the municipal right-of-way adjacent to Part 3. A minimum 3 m separation is required to be provided in the municipal right-of-way between the mailbox and a driveway approach. Staff notes that, through the rezoning process, it was identified that the applicant would coordinate with Canada Post to relocate the mailbox to the easterly side of West 15th Street.

Staff is of the opinion that the proposed consents are consistent with the policies of the Official Plan, and that the lots to be retained and conveyed reflect the general scale and character of the established development. In addition, the proposed lots are fully serviced by municipal water and wastewater systems and have frontage on a public road. Based on the foregoing, staff is **supportive** of the proposed consents, subject to the conditions following the recommendation.

Cultural Heritage Archaeology

The subject property meets four (4) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 9) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody;
- 10) In an area of sandy soil in areas of clay or stone;
- 11) In areas of pioneer EuroCanadian settlement; and,
- 12) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application.

As part of a previous application (ZAC-18-046), a Stage 1 & 2 archaeological report (P029-0941-2017) for the subject property was submitted to the City and the Ministry of Heritage, Sport, Tourism and Culture Industries. The Province signed off on the reports

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for compliance with licensing requirements in a letter dated February 12, 2018. Staff is of the opinion that the municipal interest in the archaeology of the site has been satisfied.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “D/S-1785” District (Urban Protected Residential – One and Two Family Dwellings, Etc.), which permits semi-detached dwellings, subject to the applicable provisions. A minimum lot width of 13.5 m and a minimum lot area of 480 sq. m are required for a semi-detached dwelling. The subject lands are proposed to be severed into two lots through application HM/B-20:13, with construction of a pair of semi-detached dwellings proposed on each lot. Both of the proposed lots conform to the minimum lot width and lot area required by the Zoning By-law. Staff notes that lot width is measured at a depth of 9 m from and parallel to the front lot line.

Applications HM/B-20:14 and HM/B-20:15 propose to further subdivide the two lots created through application HM/B-20:13 in order to permit the separate conveyance of each dwelling from both pairs of semi-detached dwellings. In accordance with subsection 6(4), the reduction of the minimum required lot widths and areas for the purpose of selling one dwelling unit is permitted.

Recommendation:

Having regard for the matters under subsection 51(24) of the Planning Act, staff is satisfied that the proposed lots are suitable for the use of the land, and that the proposed consents conform to the Official Plan, subject to the conditions outlined below. Staff recommends that the proposed consents, as outlined in the Notices of Hearing, be **approved**, subject to the following conditions:

HM/B-20:13 CONDITIONS: (If Approved)

1. Noise Study: That the owner shall investigate the noise levels on the site and determine and implement the noise control measures that are satisfactory to the City of Hamilton in meeting the Ministry of Environment, Conservation and Parks (MECP) recommended sound level limits. An acoustical report prepared by a qualified Professional Engineer containing the recommended control measures shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner. Should a peer review of the acoustical report be warranted, all associated costs shall be borne by the owner and shall be submitted to the satisfaction of the City of Hamilton, Director of Planning and Chief Planner.

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2. Tree Protection Plan: That the owner submits and receives approval of a Tree Protection Plan, including the review fee as per the effective Schedule of Rates and Fees (currently \$625), prepared by a qualified tree management professional (i.e. certified arborist registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.
3. Landscape Plan: That the owner submits and receive approval of a Landscape Plan, prepared by a qualified tree management professional (i.e. certified arborist, registered professional forester or landscape architect), to the satisfaction of the Manager of Development Planning, Heritage and Design.

HM/B-20:14 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clause in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

HM/B-20:15 CONDITIONS: (If Approved)

1. That the owner receives final approval for Consent Application HM/B-20:13 and registers the documents.
2. That the owner/applicant agrees to include the following noise warning clauses in the consent/development agreement and in all offers of purchase and sale and/or lease/rental agreements:
 - c. For the southerly lot abutting Mohawk Road West, being Part 4, one of the following warning clauses:

.../6

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Page 6

“This dwelling unit has been supplied with a central air conditioning system which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment.”; or,

“Purchasers/tenants are advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic may on occasions interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the Municipality and the Ministry of the Environment.”, as the case may be.

d. For Part 3:

“This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of the Environment and Climate Change.”

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed parcel(s) from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. The lands to be severed and retained are zoned site-specific D/S-1788 which was created by Amending By-law 19-307 to address a pilot project for certain lands within wards 1, 8 and part of 14 respecting Residential Conversion requirements for accessory dwelling units.
3. The lands to be severed and retained are zoned site-specific D/S-1785 which was created by Amending By-law 19-195. The approved zoning allowed for a two family dwelling a minimum lot width of at least 13.5 metres and an area of at least 480 square metres. The lands are subject to the approval of Consent Application HM/B-20:13 to enable the creation of two (2) semi-detached dwellings (one semi-detached dwelling on Part 1 & 2 and one semi-detached dwelling on Part 3 & Part 4). The proposed Consent HM/B-20:15 are the retained lands from Consent application HM/B-20:13 and comply with these site-specific requirements.

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HM/B-20:15

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4.. This division has no concerns with the proposed application.

CONDITIONS:

1. The owner shall submit survey evidence that the lands to be severed and lands to be retained conform to the requirements of the Zoning By-Law. The survey shall provide Lot Width as defined in Hamilton Zoning by-law 6593.

Growth Management:

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

Part 1 - 264 West 15th Street, Hamilton

Part 2 - 266 West 15th Street, Hamilton

Part 3 - 268 West 15th Street, Hamilton

Part 4 - 270 West 15th Street, Hamilton

Development Engineering:

Information:

According to our GIS records, the subject section of Mohawk Road West is classified as a major arterial roadway with an ultimate road allowance right-of-way width of 30.480m by Schedule C-2 of the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of Mohawk Road West is ± 30.1 m. Therefore, a road allowance widening dedication will not be required.

According to our GIS records, the subject section of West 15th Street is classified as a local roadway with an ultimate road allowance right-of-way width of 20.117m by the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of West 15th Street is ± 20.1 m. Therefore, a road allowance widening dedication will not be required.

The proponent will be required to dedicate a 4.57m x 4.57m daylighting triangle from the limits of Mohawk Road West and West 15th Street.

The proponent will be required to submit a deposited R-Plan and land transfer deed in accordance with the City of Hamilton Road Widening Procedural Guide.

According to our GIS records, the existing municipal services front the subject property as follows:

.../8

HM/B-20:15

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Mohawk Road West

- 250mmø Sanitary Sewer
- 300mmø Storm Sewer
- 300mmø Watermain

West 15th Street

- 300mmø Sanitary Sewer
- 1800mmø Storm Sewer
- 150mmø PVC Watermain

According to our records, each of the four lots have existing sewer and water service laterals which are stubbed at the property line.

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
2. That the Owner dedicate to the City of Hamilton, an adequately sized daylighting triangle from the limits of Mohawk Road West and West 15th Street, to the satisfaction of the City's Manager of Development Approvals.

Transportation Planning & Parking Division (Traffic):

1. Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application provided the following conditions are met:

HM/B-20:15

Page 9

- a. Mohawk Road West is an Arterial Road and West 15th Street is a Local Road. The Applicant is to dedicate a 12.19 metres x 12.19 metres Daylighting Triangle to the right-of-way, as per the Council Approved Urban Official Plan: Chapter C - City Wide Systems and Designations 4.5 Road Network Functional Classification; Daylighting Triangles 4.5.7.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Sam Brush, Urban Forest Health Technician
 City Centre, 77 James Street North, Suite 400
 Hamilton, ON L8R 2K3
 Phone (905) 546-2424 Ext. 7375, Fax (905) 546-4473
 Email – Sam.Brush@hamilton.ca

Hamilton

Forestry & Horticulture Section
 Environmental Services Division
 Public Works Department

Date: March 12, 2020

To: Jamila Sheffield, Committee of Adjustment Secretary/Treasurer
 Development Planning
 City Hall – 71 Main Street West – 5th Floor

From: Sam Brush – Urban Forestry Health Technician

Subject: 360 Mohawk Rd. W, Hamilton
 File: HM/B-20:13, HM/B-20:14, HM/B-20:15,

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.

No Landscape plan required.

Forestry has no concerns or conditions regarding this application.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry and Horticulture Section.

SUMMARY

- There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.
- No Landscape plan required.
- Forestry has no concerns or conditions regarding this application.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 7375.

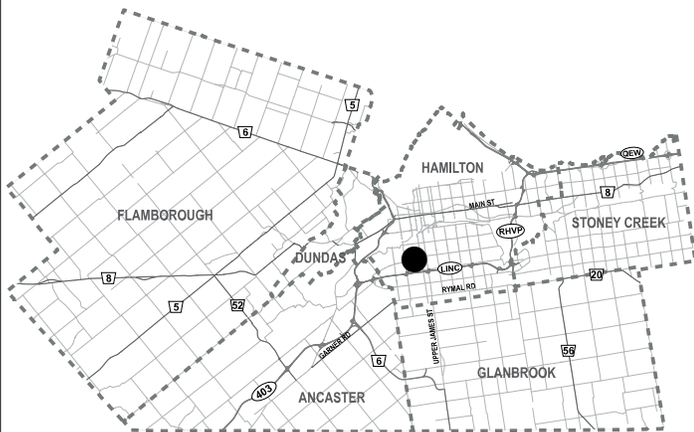
Regards,

A handwritten signature in black ink, appearing to read "Sam Brush". The signature is written in a cursive, somewhat stylized font.

Sam Brush
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

360 Mohawk Road West, Hamilton
(Ward 8)

-  Lands to be Retained
-  Lands to be Severed

File Name/Number:

HM/B-20:15

Date:

March 11, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

CONSOLIDATION REPORT SEVERANCES

The attached comments have been reviewed with regard to Committee of Adjustment Severance File AN/B-20:12 (372 Springbrook Ave., Ancaster) and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
3. That the Owner provide a cash payment to the City representing the **cost recoveries** associated with the municipal sanitary sewer and watermain construction on Springbrook Avenue that was completed as part of the 'Meadowlands – Phase 10 – Springbrook Avenue Urbanization' subdivision. The cost shall be determined based on the frontage of the subject lands and the cost of construction of these works updated by the Canadata Construction Cost Index, as applicable, at the time of final application approval. All to the satisfaction of the City's Manager of Development Approvals.
5. The owner shall demolish all or an appropriate portion of any buildings straddling the proposed side property line and the existing rear lot line, to the satisfaction of the Planning and Economic Development Department (Building Division – Zoning Section). May be subject to a demolition permit issued in the normal manner

.../2

AN/B-20:12

Page 2

6. The owner submits to the Committee of Adjustment office an administration fee of \$20.00 payable to the City of Hamilton to cover the cost of setting up a new tax account for the newly created lot.
7. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Note: Based on the application being approved and all the conditions being met, the owner / applicant should be made aware that the lands to be conveyed will be assigned the address of **372 Spingbrook Ave (Part 1) Hamilton (Ancaster)**, and the lands to be retained will be assigned the address of **376 Springbrook Avenue, Hamilton (Ancaster)**.

June 25th, 2020

AN/B-20:12 (372 Springbrook Ave., Ancaster)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of this application is to permit the conveyance of a ±13.26 metre by ±32 m parcel of land, having an area of 424.32 square metres, for the purpose of constructing a single detached dwelling. A ±13.26 metre by ±32 m parcel of land, having an area of 424.32 square metres, is proposed to be retained for the purpose of constructing a single detached dwelling.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). The subject lands are within the Meadowlands Neighbourhood IV Secondary Plan and are designated “Low Density Residential 2b” on Land Use Plan Map B.2.6-1 (UHOP – Volume 2). The designation permits single detached dwellings (B.2.6.1.4).

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2. Springbrook Avenue in this location is undergoing a transition from larger lots to smaller lots more typical of the adjacent plans of subdivision, being Registered Plan Nos. 62M-1260 and 62M-1116. Staff is of the opinion that the proposed lots are compatible with the existing patterns, and that they are consistent with and will build upon the emerging lot pattern as the area evolves. The proposed lots respect the emerging streetscape pattern, and although no site plan was submitted, the minimum required setbacks of the existing zoning will permit development that will enhance the streetscape as the area transitions.

New lots for residential uses in the “Neighbourhoods” designation are permitted when they meet the conditions of F.1.14.3.1 (Volume 1). Staff is of the opinion that the proposed severance does consider the design and compatibility with the existing neighbourhood. The proposed lot fabric is consistent with the development patterns of the neighbourhood as it transitions, and the consent will allow for further residential intensification that will enhance the streetscape. The proposed lots conform to the minimum lot width and lot area requirements of the Zoning By-Law. There are municipal services available to service the proposed lots; however, there may be associated cost recovery requirements. Staff defers to Development Engineering Approvals for all servicing concerns.

Staff is of the opinion that the proposed consent conforms to the Official Plan and the adjacent plans of subdivision, and that the dimensions and shapes of the proposed lots

.../2

AN/B-20:12
Page 2

are suitable for the proposed single detached dwellings. In addition, full municipal services are available to service the proposed lots, and the lots have frontage on public roads. Based on the foregoing, staff is **supportive** of the proposed consent.

Former Town of Ancaster Zoning By-law No. 87-57

The subject lands are zoned Residential “R4, 562” Zone, Modified, which permits single detached dwellings, subject to the applicable provisions. A minimum lot area of 400 sq. m and a minimum lot frontage of 12 m is required by the Zoning By-law. Both the severed and retained lots conform to the minimum lot area and lot frontage requirements.

Recommendation:

Having regard for the matters under subsection 51(24) of the Planning Act, staff is satisfied that the proposed lots are suitable for the use of the land, and that the proposed consent conforms to the Official Plan. Staff recommends that the proposed consent, as outlined in the Notice of Hearing, be **approved**.

Building Division:

1. The comments dated March 6, 2020 shall be replaced in their entirety by the following comments.
2. The applicant should obtain an appropriate municipal address for the proposed parcel(s) from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
3. Based on the City of Hamilton’s GIS air photo mapping it appears that there is existing building straddling the proposed side lot lines and both rear lot lines. Demolition of all or an appropriate portion of the building straddling the proposed side property line and the rear lot line of each lot shall be a condition of consent. Such demolition is subject to a demolition permit issued in the normal manner.

CONDITIONAL UPON:

1. The owner shall demolish all or an appropriate portion of any buildings straddling the proposed side property line and the existing rear lot line, to the satisfaction of the Planning and Economic Development Department (Building Division – Zoning Section). May be subject to a demolition permit issued in the normal manner

.../3

AN/B-20:12

Page 3

Growth Management:

Note: Based on the application being approved and all the conditions being met, the owner / applicant should be made aware that the lands to be conveyed will be assigned the address of **372 Spingbrook Ave (Part 1) Hamilton (Ancaster)**, and the lands to be retained will be assigned the address of **376 Springbrook Avenue, Hamilton (Ancaster)**.

Development Engineering:

Information:

According to our GIS records, the subject section of Springbrook Avenue is classified as a local roadway with an ultimate road allowance right-of-way width of 20.117m by Schedule C-2 of the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of Springbrook Avenue is ±20.4m. Therefore, a road allowance widening dedication will not be required.

According to our GIS records, the existing municipal services front the subject property as follows:

Springbrook Avenue

- 300mmø Sanitary Sewer
- 675mmø Storm Sewer
- 200mmø Watermain

There are outstanding cost recoveries which apply to the subject property for the construction of the municipal sanitary sewer and watermain on Springbrook Avenue. The Owner will be required to provide a cash payment to the City for these outstanding charges.

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during

construction (unknown costs at this time). Cash payments mentioned above are subject to change.

2. That the Owner provide a cash payment to the City representing the **cost recoveries** associated with the municipal sanitary sewer and watermain construction on Springbrook Avenue that was completed as part of the 'Meadowlands – Phase 10 – Springbrook Avenue Urbanization' subdivision. The cost shall be determined based on the frontage of the subject lands and the cost of construction of these works updated by the Canadata Construction Cost Index, as applicable, at the time of final application approval. All to the satisfaction of the City's Manager of Development Approvals.

Transportation Planning & Parking Division (Traffic):

Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Sam Brush, Urban Forest Health Technician
 City Centre, 77 James Street North, Suite 400
 Hamilton, ON L8R 2K3
 Phone (905) 546-2424 Ext. 7375, Fax (905) 546-4473
 Email – Sam.Brush@hamilton.ca

Hamilton

Forestry & Horticulture Section
 Environmental Services Division
 Public Works Department

Date: March 12, 2020

To: Jamila Sheffield, Committee of Adjustment Secretary/Treasurer
 Development Planning
 City Hall – 71 Main Street West – 5th Floor

From: Sam Brush – Urban Forestry Health Technician

Subject: 372 Springbrook Ave., Ancaster
 File: AN/B-20:12

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.

No Landscape plan required.

Forestry has no concerns or conditions regarding this application.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry and Horticulture Section.

SUMMARY

- There are no Municipal Tree Assets on site; therefore, a Tree Management Plan will not be required.
- No Landscape plan required.
- Forestry has no concerns or conditions regarding this application.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 7375.

Regards,

A handwritten signature in black ink, appearing to read "Sam Brush". The signature is written in a cursive, somewhat stylized font.

Sam Brush
Urban Forest Health Technician



LOYALTY. INTEGRITY. VISION.

March 11, 2020

Ms. Jamila Sheffield
Secretary-Treasurer
Committee of Adjustment
City of Hamilton
71 Main Street West
Hamilton, ON L8P 4Y5

Dear Ms. Sheffield,

**Re: Consent Application AN/B-20:12
372 Springbrook Avenue, Ancaster, ON**

The above-noted severance application is to be considered by the Committee of Adjustment on their meeting of March 19, 2020. LIV Developments (formerly Landmart Homes) has developed an adjacent residential subdivision and as part of that subdivision approval process, was required to urbanize Springbrook Avenue. As you may be aware, construction of the urbanization works commenced in the Fall of 2019, and as part of the work, additional servicing was provided to 372 Springbrook Avenue to accommodate the proposed severance. The additional servicing was requested by Urbex Engineering on behalf of their client (Springbrook Meadows West) and confirmed by the City.

The above noted severance application fronts onto a section of Springbrook Avenue that is the subject of the urbanization works. Accordingly, we respectfully request that the Committee of Adjustment impose as a condition of approval that the proponent be required to pay, prior to the issuance of building permit, their proportionate share for the urbanization of Springbrook Avenue as well as the above noted additional servicing to the City of Hamilton for reimbursement back to LIV Developments Ltd.

Thank you for your consideration and please provide notice of the Committee's decision to the undersigned.

Yours Truly,
LIV DEVELOPMENTS LTD.

A handwritten signature in black ink, appearing to read 'Sylvain Rivet', written over a white background.

Sylvain Rivet, P. Eng.
Director of Land Development

Cc: J. Vraets, City of Hamilton

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# FL/A-20:12

Re: 24 McDonald Crt

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.

- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

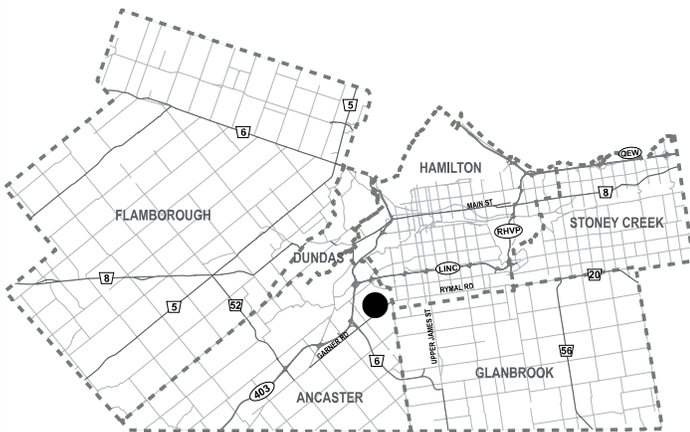
Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

372 Springbrook Avenue, Ancaster (Ward 12)

-  Lands to be Retained
-  Lands to be Severed

File Name/Number:

AN/B-20:12

Date:

March 12, 2020

Technician:

AL

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:11 (73 Chipman Ave., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. That the owner provides a fully scaled and dimensioned site plan to show that the proposed parking and landscaping arrangements for the retained lands conform to the requirements of the Zoning By-law, or alternatively, apply for and receive final and binding approval of any necessary minor variances from the requirements of the Zoning By-law, to the satisfaction of the Manager of Development Planning, Heritage and Design.
3. The owner shall demolish the existing accessory building (i.e. shed) on the lands to be severed to the satisfaction of the Planning and Economic Development Department (Building Division – Zoning Section) or the owner shall receive final approval of any necessary variances from the requirements of the Zoning By-law in order for the shed to remain when no principal use is existing (Building Division – Zoning Section). This may be subject to a demolition permit issued in the normal manner.
4. The owner shall submit survey evidence that the lands to be severed and retained, including the location of any existing structure, parking and landscaping conform to the requirements of the Zoning By-Law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-Law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).
5. The owner shall comply with Ontario Building Code requirements regarding spatial separation distances of any structures. Compliance to be confirmed by the Planning and Economic Development Department (Building Division – Plan Examination Section).

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HM/B-20:11

Page 2

6. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
7. The owner submits to the Committee of Adjustment office an administration fee of \$20.00 payable to the City of Hamilton to cover the cost for setting up a new tax account for the newly created lot.
8. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Note: Based on the application being approved and all the conditions being met, the owner / applicant should made aware that the lands to be retained will retain the address of **73 Chipman Avenue, Hamilton**, and the lands to be conveyed will be assigned the address of **77 Chipman Avenue, Hamilton**.

June 25th, 2020

HM/B-20:11 (73 Chipman Ave., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of this application is to permit the conveyance of a ±14.6 metre by ±46.7 metre parcel of land, having an area of 682.2 square metres, for the purpose of constructing a single detached dwelling. A ±15.8 metre by ±46.7 metre parcel of land, having an area of ±742.0 square metres, is proposed to be retained. The existing single detached dwelling located on the retained lands is proposed to remain.

Urban Hamilton Official Plan

The subject lands are identified as “Neighbourhoods” on Schedule “E” – Urban Structure and designated “Neighbourhoods” on Schedule “E-1” – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits a single detached dwelling.

The proposal is defined as Residential Intensification, and accordingly, must be evaluated based on the policies of Sections B.2.4.1.4 and B.2.4.2.2 (Volume 1). Staff is of the opinion that the proposed severance takes into consideration the scale, form and character of the existing neighbourhood. The proposed lot widths are similar to the lot width of other lots that have been severed in the area and approval of the consent will allow the neighbourhood to transition to accommodate more density while building upon the desired lot pattern.

New lots for residential uses in the “Neighbourhoods” designation are permitted when they meet the conditions of F.1.14.3.1 (Volume 1). Staff is of the opinion that the proposed severance has regard for the design and compatibility with the existing neighbourhood. The proposed lot fabric is consistent with the development patterns of this neighbourhood as it intensifies, and the consent will allow for further residential intensification that will enhance and build upon the streetscape. The proposed lots conform to the minimum lot width and lot area required by the Zoning By-law; however, the site plan does not show the proposed parking arrangement on the retained lands to determine zoning conformity.

There is a hydro pole with overhead wires in the municipal right-of-way adjacent to the westerly side lot line. Should the relocation of any existing infrastructure in the municipal right-of-way be warranted in order to provide access to the retained parcel, all associated costs shall be borne by the owner. This can be achieved through the Consent Agreement condition recommended by Development Engineering Approvals. In order for the severed lands to conform to the Zoning By-law, the existing shed must be demolished. Staff recommends two conditions to ensure that both lots conform to the zoning upon the severance being finalized.

HM/B-20:11

Page 2

Staff is of the opinion that the proposed consent is consistent with the policies of the Official Plan, subject to the conditions following the recommendation, and that the lots to be retained and conveyed are compatible with the character of the established development. Based on the foregoing, staff supports the proposed consent.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned "C/S-1788" District (Urban Protected Residential, Etc.) which permits single detached dwellings, subject to the applicable provisions. Both the severed and retained lots conform to the minimum lot width and lot area required by the Zoning By-law.

Recommendation:

Having regard for the matters under subsection 51(24) of the Planning Act, staff is satisfied that the proposed lots are suitable for the use of the land, and that the proposed consent conforms to the Official Plan, subject to the conditions outlined below. Staff recommends that the proposed consent, as outlined in the Notice of Hearing, be **approved**, subject to the following conditions:

CONDITIONS: (If Approved)

1. That the owner provides a fully scaled and dimensioned site plan to show that the proposed parking and landscaping arrangements for the retained lands conform to the requirements of the Zoning By-law, or alternatively, apply for and receive final and binding approval of any necessary minor variances from the requirements of the Zoning By-law, to the satisfaction of the Manager of Development Planning, Heritage and Design.
2. That the owner shall demolish the existing shed on the severed lands, to the satisfaction of the Manager of Development Planning, Heritage and Design.

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed severed parcel from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. A variance is required to permit the accessory structure (i.e. shed) to remain on the severed lands when no main building has been established.

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HM/B-20:11

Page 3

3. The property is zoned C/S-1788 District which retains the provisions of the C District for the development of single family dwellings. The Site-Specific S-1788 pertains to certain modified zoning provisions passed under amending By-law 19-307 that apply to single family dwellings that are converted under Section 19 of the Zoning By-law.
4. In order to clear conditions, the applicant will be required to make application for a Zoning Compliance Review and pay the relevant fees.
5. In order to clear conditions, the applicant will be required to make application for Ontario Building Code compliance and pay the relevant fees.

Conditions:

1. The owner shall demolish the existing accessory building (i.e. shed) on the lands to be severed to the satisfaction of the Planning and Economic Development Department (Building Division – Zoning Section) or the owner shall receive final approval of any necessary variances from the requirements of the Zoning By-law in order for the shed to remain when no principal use is existing (Building Division – Zoning Section). This may be subject to a demolition permit issued in the normal manner.
2. The owner shall submit survey evidence that the lands to be severed and retained, including the location of any existing structure, parking and landscaping conform to the requirements of the Zoning By-Law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-Law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).
3. The owner shall comply with Ontario Building Code requirements regarding spatial separation distances of any structures. Compliance to be confirmed by the Planning and Economic Development Department (Building Division – Plan Examination Section).

Growth Management:

Note: Based on the application being approved and all the conditions being met, the owner / applicant should made aware that the lands to be retained will retain the address of **73 Chipman Avenue, Hamilton**, and the lands to be conveyed will be assigned the address of **77 Chipman Avenue, Hamilton**.

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Development Engineering:

Information:

According to our GIS records, the subject section of Chipman Avenue is classified as a local roadway with an ultimate road allowance right-of-way width of 20.117m by the Urban Hamilton Official Plan. The current road allowance right-of-way width of the subject section of Chipman Avenue is ± 20.1 m. Therefore, a road allowance widening dedication will not be required.

According to our GIS records, the existing municipal services front the subject property as follows:

Chipman Avenue

- 250mm \varnothing Sanitary Sewer
- 450mm \varnothing Storm Sewer
- 200mm \varnothing PVC Watermain

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.

Transportation Planning & Parking Division (Traffic):

Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application.

HM/B-20:11

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CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Shannon Clarke, Urban Forest Health Technician
City Centre, 77 James Street North, Suite 400
Hamilton, ON L8R 2K3
Phone (905) 546-2424 Ext. 4219, Fax (905) 546-4473
Email – Shannon.Clarke@hamilton.ca

Hamilton

Forestry & Horticulture Section
Environmental Services Division
Public Works Department

Date: March 13, 2020

To: Jamila Sheffield
Planning Technician II
Development Planning Heritage and Design

From: Shannon Clarke, Urban Forest Health Technician

Subject: 73 Chipman Ave., Hamilton
File: HM/B-20:11

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion

SCOPE

There are no Municipal Tree Assets located on site; therefore a Tree Management Plan will not be required.

No Landscape Plan required.

Forestry has no concerns.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry and Horticulture Section.

SUMMARY

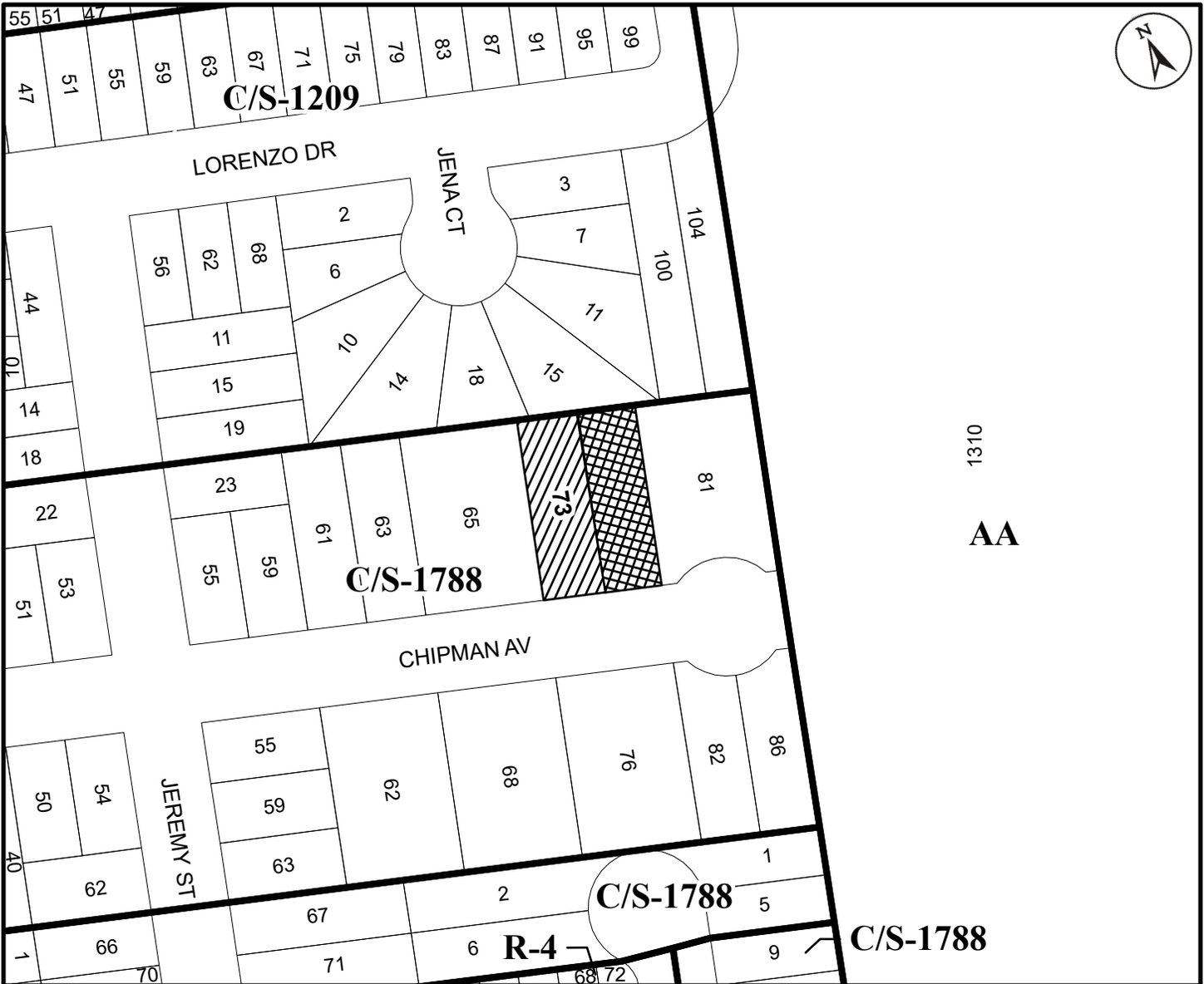
- There are no Municipal Tree Assets located on site; therefore Tree Management will not be required.
- No Landscape Plan required.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 4219.

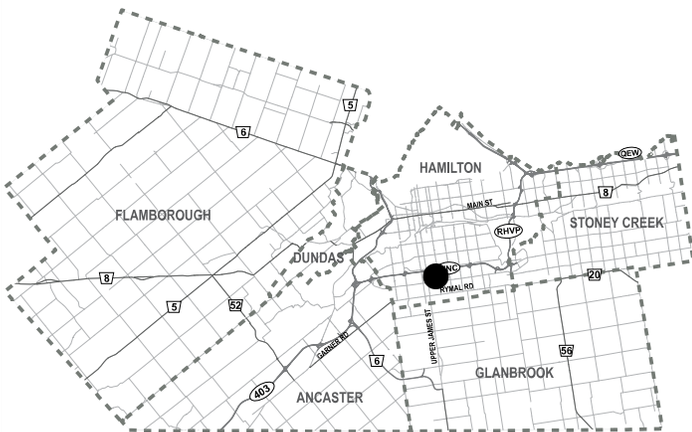
Regards,

A handwritten signature in black ink that reads "Shannon Clarke". The signature is written in a cursive, flowing style.

Shannon Clarke
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



73 Chipman Avenue, Hamilton
(Ward 8)

File Name/Number:

HM/B-20:11

Date:

March 6, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

HM/A-20:38 (135 Limeridge Rd. E., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Suburban:**

The purpose of this application is to facilitate the provisional consent granted through Consent application HM/B-19:74 by permitting the existing single detached dwelling and detached garage to remain on the lands proposed to be retained, notwithstanding the variances below.

History

Consent application HM/B-19:74 was tabled by the Committee of Adjustment when it was initially heard on August 29, 2019. Development Planning staff had concerns about the applicant's intent to retain the existing dwelling in light of the required road widening and daylighting triangle land dedications, and the extent of the Minor Variances necessary to facilitate the proposal. As a result, staff recommended that the application be tabled until such time as a Minor Variance application and revised land division sketch, illustrating the location of all existing structures and the required road widening and daylighting triangle land dedications, were submitted in order to allow for a comprehensive review of the proposal so that staff could evaluate whether the proposal was consistent with the Residential Intensification policies of Chapter B or the Lot Creation policies of Chapter F – Urban Hamilton Official Plan (UHOP).

Through discussions between the applicant and Development Engineering Approvals, it was determined that the daylighting triangle could be reduced from 9.14 m by 9.14 m to 4.57 m by 4.57 m, which ensured that the existing dwelling would be located entirely on the retained lot. The applicant did not provide a revised land division sketch or make a Minor Variance application to address Development Planning staff's concerns prior to the application being brought forward at the hearing on January 23, 2020. As a result, Development Planning staff again recommended that the application be tabled in order to allow for a comprehensive review of the proposal against the applicable UHOP policies. Provisional Consent was granted by the Committee of Adjustment at the hearing on January 23, 2020, subject to a condition that the retained lands conform to the requirements of the Zoning By-law.

Urban Hamilton Official Plan

The subject lands are identified as "Neighbourhoods" on Schedule "E" – Urban Structure and designated "Neighbourhoods" on Schedule "E-1" – Urban Land Use Designations in the Urban Hamilton Official Plan (UHOP). Policy E.3.4.3 applies, amongst others, and permits a single detached dwelling. As such, staff is of the opinion that the proposal maintains the intent of the Official Plan.

.../2

HM/A-20:38

Page 2

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “C” District (Urban Protected Residential, Etc.), which permits a single detached dwelling and structures accessory thereto, subject to the applicable provisions.

Staff notes that approval of Variances 1 and 4 will permit the existing single detached dwelling to remain on the lands. Approval of Variance 3 will permit the existing detached garage to remain on the lands, and approval of Variances 2 and 3 will permit the detached garage to continue to provide the two parking spaces required by the Zoning By-law.

Variances 1 & 4

A minimum westerly side yard width of 0.6 m is proposed for the existing single detached dwelling (Variance 1), along with an eaves and gutters encroachment of 0.6 m so that they may be as close as 0.0 m from the westerly side lot line (Variance 4), whereas a minimum side yard width of 1.2 m, and an eaves and gutters encroachment of not more than one half of the side yard width, is required by the Zoning By-law. The intent of these provisions is to ensure that adequate space is provided for access, maintenance, and drainage. Staff defers to Development Engineering Approvals for all drainage concerns. Further, the setback from the exterior side lot line can aid in maintaining a consistent streetscape and provides a physical separation between the public and private realm.

The variances are proposed in order to recognize the location of the existing single detached dwelling, including eaves and gutters. There are no changes proposed. Approval of the variances will not impact the streetscape or neighbourhood character. It is desirable to permit the existing dwelling in good condition to remain, and to facilitate appropriate intensification. Based on the foregoing, staff is of the opinion that the variances maintain the intent of the Official Plan and the Zoning By-law, and that they are desirable and minor in nature. Staff **supports** the variances.

Variance 3

The existing detached garage is proposed to remain located at a minimum setback of 1.0 m from the Maitland Avenue street line, whereas a minimum setback of 6.0 m is required by the Zoning By-law. Accessory buildings in the rear yard must maintain a minimum setback of 0.45 m from any lot line, except for corner lots in residential districts. Where these accessory buildings provide a rear yard setback less than the

HM/A-20:38

Page 3

minimum required for the principal structure, they must provide a setback from the street line that is equal to the required front yard of the abutting lot. The intent of the provision is to maintain desirable streetscape patterns by ensuring there is adequate separation so that the structure does not appear to be located in a front yard.

The variance is requested in order to facilitate a consent which will permit a detached dwelling to be constructed on the severed lot on Maitland Avenue. Although the garage is existing, staff is of the opinion that the proposed dwelling on the abutting lot in conjunction with the existing detached garage is not consistent with the streetscape patterns. There are no other detached garages similarly sited in the immediate or surrounding area. Staff notes that the existing dwelling on the subject lands is sited closer to the street than the detached garage; however, it does not contribute to the Maitland Avenue streetscape as the architectural front façade of the dwelling addresses Limeridge Road East. As a result, staff is of the opinion that the variance does not maintain the intent of the Zoning By-law. It is desirable to facilitate appropriate intensification, but staff is of the opinion that it is not desirable to permit the existing detached garage to remain due to the negative impact on the streetscape. Based on the foregoing, it is the opinion of staff that, although the intent of the Official Plan is maintained, the variance does not meet the intent of the Zoning By-law, nor is it desirable or minor in nature. Accordingly, staff **does not** support the variance.

Variance 2

No onsite manoeuvring space is proposed for the two parking spaces contained within the detached garage, whereas manoeuvring space for each parking space is required to be provided on the lot by the Zoning By-law. The intent of onsite manoeuvring space is to allow for manoeuvring and positioning of the vehicle prior to the vehicle entering the street.

Because staff cannot support Variance 3, staff cannot recommend approval of this variance as it would facilitate a variance that staff does not support. Accordingly, staff recommends that Variance 2 be **denied**.

Recommendation:

Having regard for the matters under subsection 45(1) of the Planning Act, staff is satisfied that Variances 1 and 4 maintain the purpose and intent of the Official Plan and the Zoning By-law. Variances 1 and 4 are desirable for the appropriate development of the land, and hence minor in nature. Staff recommends that Variances 1 and 4, as outlined in the Notice of Hearing, be **approved**; and,

.../4

HM/A-20:38
Page 4

Although Variances 2 and 3 maintain the purpose and intent of the Official Plan, staff is not satisfied that Variances 2 and 3 maintain the purpose and intent of the Zoning By-law. In the opinion of staff, Variances 2 and 3 are not desirable for the appropriate development of the land, nor minor in nature. Staff recommends that Variances 2 and 3, as outlined in the Notice of Hearing, be **denied**.

Building Division:

1. Subject to the issuance of building permits in the normal manner.
2. The variances are necessary to facilitate Consent Application HM/B-19:74.
3. No building details were provided for the proposed dwelling on the new lot; as such, compliance shall be determined at building permit stage of the development.
4. Be advised that Ontario Building Code regulations may require specific setback and construction types.

Development Engineering:

The dwelling is existing therefore we have no comments.

See attached for additional comments.



A. J. Clarke and Associates Ltd.
SURVEYORS • PLANNERS • ENGINEERS

April 28, 2020

The City of Hamilton
Committee of Adjustment
Planning and Economic Development Department
71 Main Street West, 5th Floor
Hamilton, Ontario
L8P 4Y5

Delivered via e-mail: jamila.sheffield@hamilton.ca;
sara.rogers@hamilton.ca

Attn: Ms. Jamila Sheffield, Secretary-Treasurer
Ms. Sara Rogers, CPT

**Re: Minor Variance Application (HM/A-20:38)
135 Limeridge Road East**

Dear Madam,

We are in receipt of the Staff Report dated March 19th, 2020 regarding Minor Variance Application HM/A-20:38 for 135 Limeridge Road East. The purpose of the minor variance application is to satisfy the provisional consent granted through Consent Application HM/B-19:74 to sever the subject lands. The subject lands contain an existing single-detached dwelling and an existing detached garage. Both the existing dwelling and detached garage are contained within the lands to be retained (Part B), as per conditionally approved Consent Application HM/B-19:74.

Four (4) variances are requested that will permit the existing single-detached dwelling and the existing detached garage to be retained on the subject lands. The application was originally scheduled to be heard by the Committee of Adjustment on March 19th, 2020. As a result of the on-going Covid-19 outbreak and the resulting closure of most municipal facilities to the public, all Committee hearings have been postponed indefinitely. At this time, the hearing has not yet been rescheduled.

Please accept this letter as a formal written response to City Staff's recommendations, outlined in their Report dated March 19th, 2020. The following is a summary of the requested variances, along with the corresponding recommendation from Staff. Staff recommended approval of Variances 1 and 4; however, Staff recommended denial of Variances 2 and 3.

Variance	Provision	Requirement	Relief Requested	Recommendation
1	Min. Side Yard Setback	1.2 m	0.6 m	Approval
2	Manoeuvring Space	Manoeuvring space for each parking space is required.	No onsite manoeuvring space is proposed for the two parking spaces	Denial



Variance	Provision	Requirement	Relief Requested	Recommendation
			contained in the detached garage.	
3	Accessory Structure setback from Streetline (corner lot)	Equal to the min. required front yard setback of the abutting lot (6.0 m)	Min. setback of 1.0 m shall be required from the street line for accessory structure.	Denial
4	Encroachment into required yards	Eaves and gutters are permitted to encroach not more than one half of the required side yard width.	0.6 m encroachment shall be permitted for eaves and gutters into the required side yard	Approval

We concur with Staff's recommendation of approval for Variances 1 and 4 – pertaining to the existing single-detached dwelling; however, we do not agree with Staff's recommendation of denial for Variances 2 and 3 – pertaining to the existing detached garage.

Staff have recommended denial of Variance 2 as it would facilitate Variance 3, for which they have recommended denial. Staff have provided no further rationale for the denial of Variance 2. Accordingly, it is understood that should Variance 3 be approved, Variance 2 should also be approved.

Variance 3 would allow the existing detached garage to remain in its current location, which location has existed for decades and as such, forms part of the neighbourhood character and streetscape. The variance would permit a minimum setback of 1.0 metre from the Maitland Avenue street line, whereas the Zoning by-law requires a minimum setback of 6 metres. The 6-metre requirement is based on the front yard setback for the adjacent property, with the intent to maintain a desirable streetscape. In order to demonstrate that proposed variances are appropriate, we have prepared a review of the four tests for a minor variance, as per Section 45(1) of the *Planning Act*.

Test #1 – Is it minor?

The proposed variances are both technical and minor in nature. Both proposed variances are required to recognize the locations of existing structures on the subject lands. When assessing the degree to which a variance is considered 'minor', it is important to recognize that this is measured by impact and not simply based on changes in numerical values.

Aerial imagery, accessed on the City of Hamilton's online mapping database, shows that both the detached garage and single-detached dwelling have existed in their current locations since at least 1995. As such, Variances 2 and 3 (for which Staff have recommended denial) will have no impact on the streetscape or the overall function of the property. No changes to the existing conditions on the subject lands will result from the proposed variances. Both the dwelling and the detached garage have existed in their current locations for over 25 years. As such, there will be no changes to the appearance or function of the street, nor the appearance or function of the subject lands.

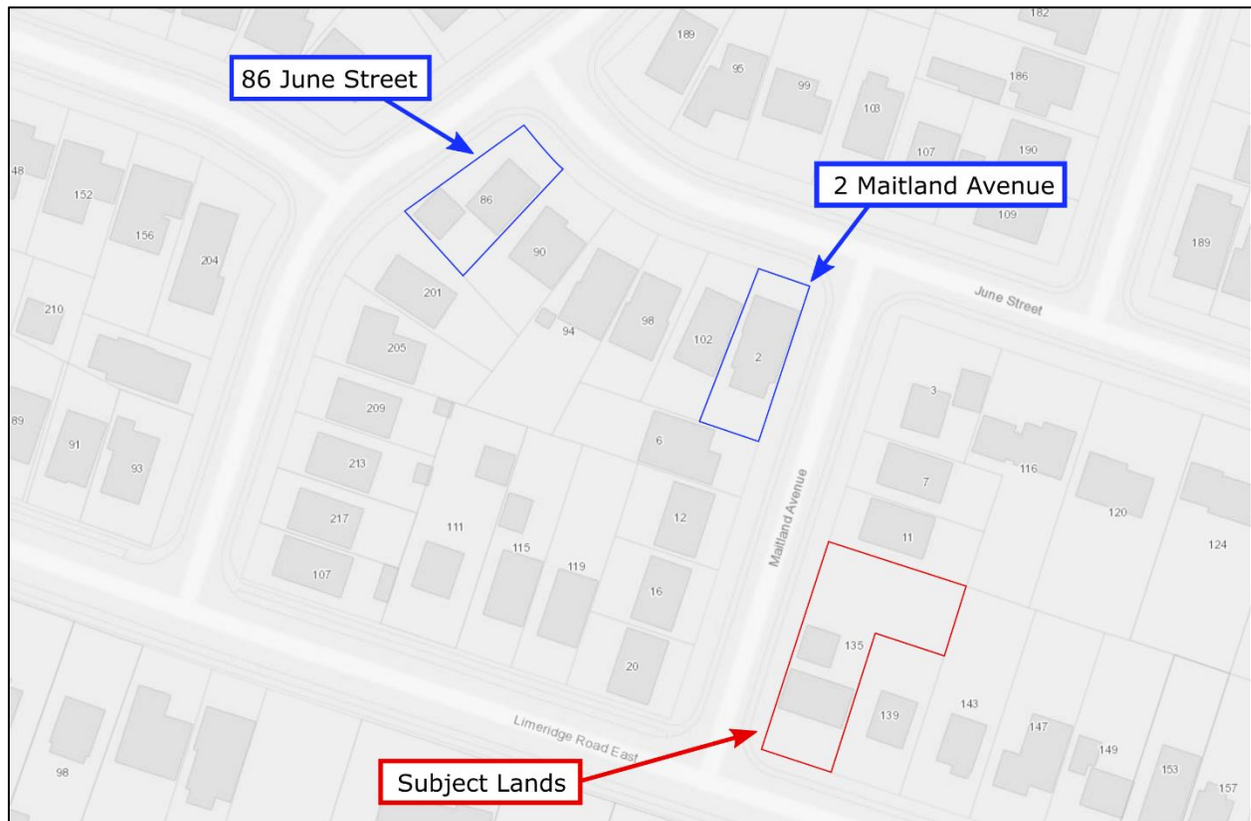


Figure 1: Neighbourhood Context (map.hamilton.ca - 2020).

Test #2 – Is it desirable for the appropriate development of the subject lands?

Variations 2 and 3 are desirable for the appropriate development of the subject lands, as they will allow the existing garage to be retained. The existing dwelling and detached garage have existed on the subject lands in the same location for over 25 years. The proposed variations are intended to maintain both structures in their existing locations. Staff have indicated support for Variations 1 and 4 – to retain the dwelling; however, they have recommended denial of Variations 2 and 3 – which would require that the existing detached garage be demolished.

By demolishing the garage, the overall function of the site would be significantly impacted. A new garage would have to be setback a minimum of 6.0 metres from the street line, resulting in the loss of most of the rear yard amenity area. This would have a significant detrimental impact on the liveability and overall function of the property, as well as increase the amount of hardscaped impermeable surface area, which is not desirable considering the current garage has proven functional for a long time.

If the garage were not to be replaced, the streetscape would be adversely impacted. Rather than the existing detached garage with enclosed parking for two (2) vehicles, there would be a larger driveway in the rear yard. The driveway would either need to be at least 12 metres long to accommodate the minimum required two (2) parking spaces in tandem, or alternatively be double-wide to accommodate side-by-side parking. In either option, this results in a large paved area that is objectively less functional and detracts from the visual aesthetic of the streetscape. As shown by the above images, several dwellings



in the neighbourhood contain garages or other driveways that clearly do not have the required on-site maneuverability, yet they form part of the streetscape's aesthetic. Therefore, Variances 2 and 3 are desirable to maintain the existing, well-maintained garage, overall function of the site and will assist to maintain the character of the area.

Test #3 – Does it maintain the intent and purpose of the Official Plan?

The subject lands are designated 'Neighbourhoods' as per Schedule E-1 of the Urban Hamilton Official Plan (UHOP). The Neighbourhoods designation includes a diverse range of historic areas and newly developed subdivisions throughout the City. The UHOP recognizes that each individual neighbourhood has its own character, which is made up of more than just homes, but includes a variety of land uses – including accessory uses such as garages. The broad goals of the UHOP are to develop complete communities which respect the existing neighbourhood character, while also allowing for their ongoing evolution through various forms of intensification and infill. The provisionally approved severance application associated with this minor variance, will actually re-establish an existing lot of record which will result in modest and appropriate infill of a single-detached lot and dwelling.

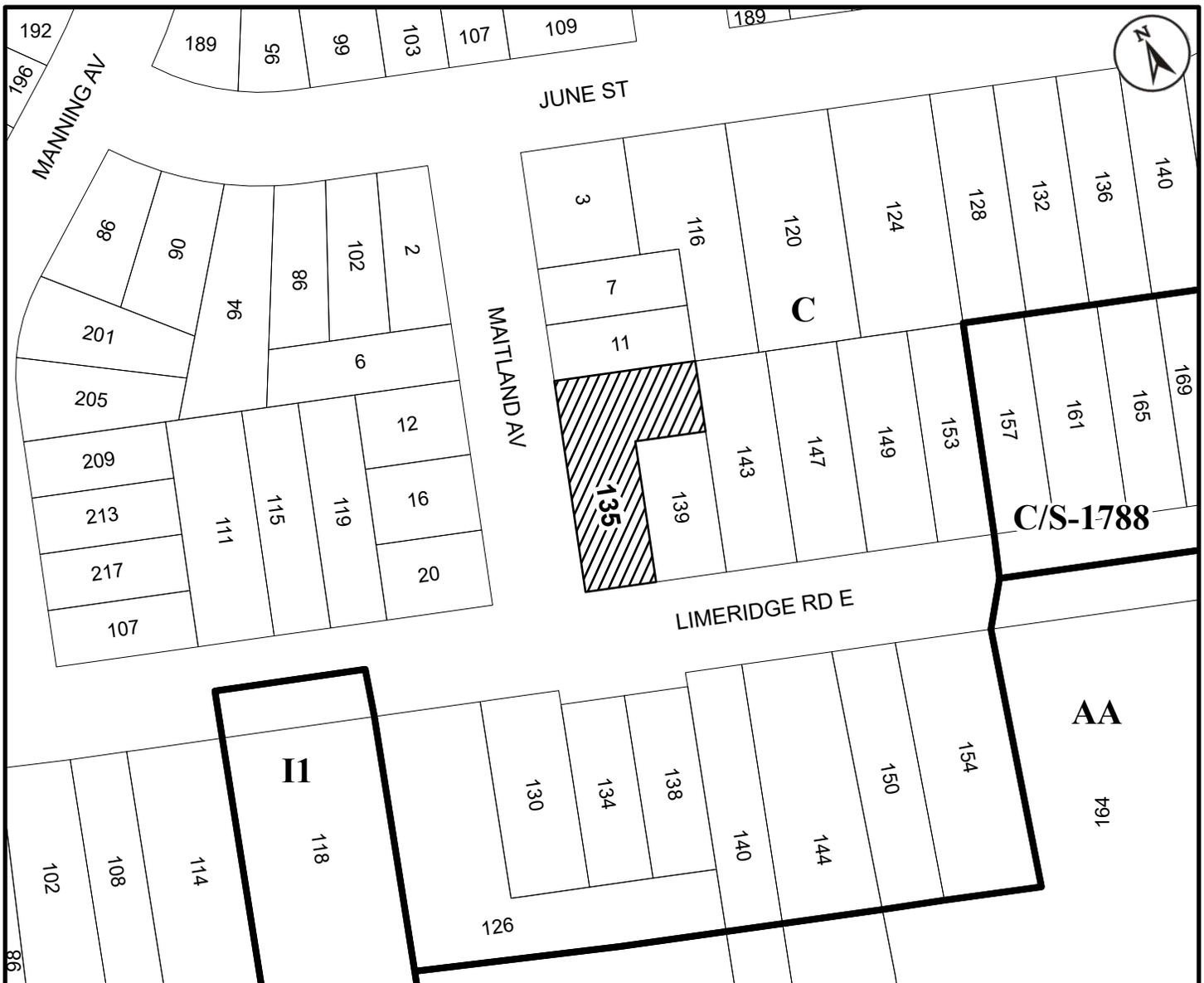
In general, the intent of the Official Plan is to ensure that new development maintains the liveability, and respects the character, of the surrounding neighbourhood. Variances 2 and 3 will simply enable the existing detached garage to be retained, allowing the site to continue functioning as it has for decades. No changes to the existing conditions will result from the proposed variances. This will ensure that the property continues to meet the functional needs of residents, while also maintaining the established character of the neighbourhood. As such, the proposed variances maintain the intent and purpose of the Official Plan.

Test #4 – Does it Maintain the intent and purpose of the Zoning By-law?

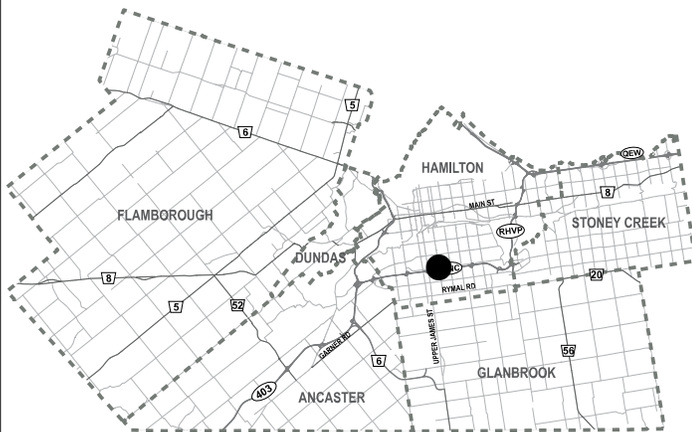
The subject lands are zoned Urban Protected Residential, etc. "C" District in the former City of Hamilton Zoning By-law 6593. The intent of the minimum setback from a street line for an accessory structure is to maintain a desirable streetscape. City Staff have stated that, in their opinion, the existing garage is inconsistent with the established streetscape pattern; however, it forms part of that established character. When discussing streetscape pattern, it is important to fully appreciate the context within which a site is located.

As discussed, and illustrated above, both the existing detached garage and single-detached dwelling have existed in their current locations for more than 25 years. The proposed variances will simply recognize the existing conditions on the subject lands. No changes to the location or built form of the garage or dwelling are proposed. As such, there will be no changes to the established streetscape as a result of the proposed variances.

It is important to consider how streetscape character is established. Although the "C" District requires a blanket setback of 6 metres across the City for accessory structures on a corner lot, these provisions were not established with any specific street in mind. As such, the zone provisions do not themselves inherently reflect the character of the streetscape along Maitland Avenue. The streetscape character can only be established by the homes, garages, and yards that make up the residential fabric of the neighbourhood.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



135 Limeridge Road East,
Hamilton (Ward 8)

File Name/Number:

HM/A-20:38

Date:

March 6, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-19:23 (684 Beach Blvd., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. The applicant shall ensure compliance with Ontario Building Code requirements regarding spatial separation distances of any structures to the satisfaction of the Planning and Economic Development Department (Building Division – Plan Examination Section).
3. The owner shall submit survey evidence that the lands to be retained (Part 3), including the location of any existing structure(s) conform to the requirements of the Zoning By-law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).
4. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.
5. The owner submits to the Committee of Adjustment office an administration fee of \$60.00 payable to the City of Hamilton to cover the costs of setting up new tax accounts for the newly created lots.
6. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

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HM/B-19:23

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Notes:

1. Amended HM/B-19-23 – 684 Beach Blvd

Note: Based on these applications being approved and all conditions being met, the owner / applicant should be made aware that the lands to be retained (Part 1) will be assigned the address of **10 Knapmans Drive, Hamilton**. The lands to be conveyed (Part 2) will be assigned the address of **11 Knapmans Drive, Hamilton**. The lands to be retained (Part 3) will remain as **684 Beach Boulevard, Hamilton**.

The additional address of **678 Beach Boulevard, Hamilton**, will be retired and no longer referred to.

If at a future date it is discovered that the main entry of the lands of Part 3 will face Knapmans Drive, an address change will be required.

That the Owner agrees to physically affix the municipal numbers or full addresses to either the buildings or on signs in accordance with the City's sign By-law, in a manner that is clearly visible from the road

2. "Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).

June 25th, 2020

HM/B-19:23 (684 Beach Blvd., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

Severance applications HM/B-19:22 and HM/B-19:23 was tabled by the Committee of Adjustment of April 4, 2019. The two severance applications were requested to create a total of four residential lots, two fronting onto Beach Boulevard and two fronting onto Knapmans Drive. The applicant has revised the application to request one severance application to create a total of three residential lots, including the retention of the existing lot containing a single detached dwelling at 684 Beach Boulevard and the creation of two lots fronting onto Knapmans Drive.

The purpose of this application is to permit the conveyance of a parcel of land shown as Part 2 on the submitted plan will be 41.22 metres by 13.30 metres for a total area of 556.0 square metres, to retain a parcel of land shown as Part 1 which will be 41.22 metres by 13.40 metres for a total lot area of 556.0 square metres, and to retain a parcel of land shown as Part 3 which will be 22.86 metres by 39.40 metres for a total lot area of 523.0 square metres.

Staff note, on December 2, 2010 the Committee of Adjustment granted severance application HM/B-10:151 for lands located at 684 Beach Boulevard which has since lapsed. The applicant has noted severance application HM/B-10:151 also proposed three residential lots with similar sizes as the current proposal.

Urban Hamilton Official Plan (UHOP)

The property is identified as “Neighbourhoods” in Schedule E– Urban Structure and is designated “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3, E.3.4.3, and F.1.14.3.1 amongst others, are applicable and permit single detached dwellings and supports the severance of the lands to maintain the residential use.

The proposal is for the severance of the existing rectangular corner lot into three individual lots for residential purposes. The severed lands and retained lands are fully serviced by municipal water and wastewater systems, and front onto Beach Boulevard or Knapmans Drive. The proposed severance will facilitate future residential development on lands shown as Part 1 and Part 2 on the submitted plan along Knapmans Drive. However, Staff note the proposed residential development will be subject to Site Plan Control upon approval of this severance. The existing single detached dwelling on the lands shown as Part 3 on the submitted plan will be retained.

The intent of the Urban Hamilton Official Plan is to ensure the established residential

.../2

HM/B-19:23

Page 2

character of the neighbourhood is maintained. Beach Boulevard is characterized by a variety of lot patterns which contain larger homes and smaller cottage style homes. The existing lot known as 684 Beach Boulevard forms a long rectangular corner lot which extends along the entire east side of Knapmans Drive. The proposed severances will facilitate two wide and shallow rectangular residential lots along Knapmans Drive.

Staff are of the opinion that the proposed severance will maintain the residential character of the neighbourhood and create an appropriate lot fabric along the easterly side of Knapmans Drive. The proposed lot frontages, and lot areas conform to the requirements of Zoning By-law No. 6593.

Staff are of the opinion that the proposed lot creation reflects the general scale and character of established of the neighbourhood specifically along Beach Boulevard and Knapmans Drive, and therefore complies to the general intent and purpose of the Urban Hamilton Official Plan.

Archaeology:

The subject property meets two of the ten criteria used by the City of Hamilton and Ministry of Tourism, Culture and Sport for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and
- 2) Along historic transportation routes.

These criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment at this time but may require an archaeological assessment as part of any future Site Plan Control application for the development on each new lot. The proponent must be advised in writing by the Committee of Adjustment as follows (see note below).

City of Hamilton Zoning By-law No. 6593

The subject property is zoned "C/S-1436b" (Urban Protected Residential, etc.) District, Modified which permits single family dwellings.

.../3

HM/B-19:23

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Recommendation

Based on the preceding information, the requested severance maintains the general intent and purpose of the Urban Hamilton Official Plan and former City of Hamilton Zoning By-law No. 6593. In conclusion, Staff recommends that the application be approved.

Note:

“Acknowledgement: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries. All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the Ministry of Heritage, Sport, Tourism and Culture Industries.

Should deeply buried archaeological materials be found on the property during any of the above development activities the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed parcels from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. In order to clear conditions, the applicant will be required to make application for Ontario Building Code compliance and pay relevant fees.

.../4

HM/B-19:23

Page 4

3. In order to clear conditions, the applicant will be required to make application for a Zoning Compliance Review and pay relevant fees.
4. Be advised that the proposed dwellings are required to conform to the requirements of the C/S-1436b district contained within Hamilton Zoning By-law 6593. If compliance cannot be achieved, a successful application for minor variance through the Committee of Adjustment will be required.
5. A building permit is required in the normal manner for the construction of each proposed dwelling.
6. These lands are subject to site plan control.

CONDITIONAL UPON:

1. The applicant shall ensure compliance with Ontario Building Code requirements regarding spatial separation distances of any structures to the satisfaction of the Planning and Economic Development Department (Building Division – Plan Examination Section).
2. The owner shall submit survey evidence that the lands to be retained (Part 3), including the location of any existing structure(s) conform to the requirements of the Zoning By-law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).

Growth Management:

Amended HM/B-19-23 – 684 Beach Blvd

Note: Based on these applications being approved and all conditions being met, the owner / applicant should be made aware that the lands to be retained (Part 1) will be assigned the address of **10 Knapmans Drive, Hamilton**. The lands to be conveyed (Part 2) will be assigned the address of **11 Knapmans Drive, Hamilton**. The lands to be retained (Part 3) will remain as **684 Beach Boulevard, Hamilton**.

The additional address of **678 Beach Boulevard, Hamilton**, will be retired and no longer referred to.

If at a future date it is discovered that the main entry of the lands of Part 3 will face Knapmans Drive, an address change will be required.

HM/B-19:23

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We ask that the following be added as a condition for final approval:

That the Owner agrees to physically affix the municipal numbers or full addresses to either the buildings or on signs in accordance with the City's sign By-law, in a manner that is clearly visible from the road

Development Engineering:

Information:

1. The existing municipal infrastructure fronting the subject site is summarized as follows:

Knapmans Drive

- 250mmø sanitary sewer
- 150mmø watermain
- 100mmø watermain

Beach Boulevard

- 450mmø sanitary sewer
- 450mmø storm sewer
- 300mmø watermain

2. There is an existing sanitary lateral and water lateral servicing the subject site on Beach Boulevard. Each lot will require separate services.
3. There is a 0.15m reserve along the south property line of Parts 1, 2, and 3.
4. The lots shall be designed as per the Beach Boulevard Master Drainage Plan (MMM, 1999) and the Beach Boulevard Stormwater Ponding Study (2019).

Recommendations:

1. That the Owner enter into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches,

.../6

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relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change.

Transportation Planning & Parking Division (Traffic):

1. Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application. Transportation Planning provides the following additional information.
 - a. The Manager of Transportation Planning has waived the right-of-way requirement on Knapman's Drive as per conversation with the Applicant dated September 16, 2019.
 - b. Road widenings along Beach Boulevard should not be taken due to the historical implementation measures based on findings of the Master Drainage Plan for the Beach strip.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.

From: [Spencer Skidmore](#)
To: [Sheffield, Jamila](#)
Cc: [Steve Fraser](#)
Subject: 684 Beach Boulevard
Date: March 16, 2020 10:03:47 AM
Attachments: [image001.png](#)
[image003.png](#)
[Notice of Hearing.pdf](#)
[R-4133A severance sketch.pdf](#)

Good Morning Jamila,

I hope you are keeping well.

Just wanted to point out a couple of small errors in the attached Notice of Hearing. The area of Part 3 is approximately 803.81 square metres and not 523 as indicated in the Notice; and the area of Part 1 is approximately 561 square metres, not 556 square metres.

The correct areas are shown on the drawing (attached) that was circulated.

All the best,

Spencer Skidmore M.Pl.,MCIP,RPP
Planner

A. J. Clarke and Associates Ltd.
25 Main Street West, Suite 300, Hamilton, ON L8P 1H1
spencer.skidmore@ajclarke.com | www.ajclarke.com
Tel: 905 528 8761 x275 | Fax: 905 528 2289



Shannon Clarke, Urban Forest Health Technician
 City Centre, 77 James Street North, Suite 400
 Hamilton, ON L8R 2K3
 Phone (905) 546-2424 Ext. 4219, Fax (905) 546-4473
 Email – Shannon.Clarke@hamilton.ca

Hamilton

Forestry & Horticulture Section
 Environmental Services Division
 Public Works Department

Date: March 13, 2020

To: Jamila Sheffield
 Planning Technician II
 Development Planning, Heritage and Design

From: Shannon Clarke, Urban Forest Health Technician

Subject: 684 Beach Blvd., City of Hamilton
 File: HM/B-19:23

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are municipal tree assets on site although it is determined that they are insignificant and shall be removed without the requirement of a permit or fees; therefore no Tree Management Plan is required.

No Landscape Plan required.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry & Horticulture Section.

SUMMARY

- There are municipal tree assets on site although it is determined that no impacts are anticipated therefore no Tree Management Plan is required.
- No Landscape Plan required.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 4219.

Regards,

A handwritten signature in black ink that reads "Shannon Clarke". The signature is written in a cursive, flowing style.

Shannon Clarke
Urban Forest Health Technician

From: sandrahanmer@hotmail.com
To: [Committee of Adjustment](#)
Cc: [Collins, Chad](#)
Subject: App # HM/B -19:23. 684 Beach Blvd Severance
Date: June 12, 2020 11:56:31 AM

To Whom it May Concern

I live at 4 Knapmans right opposite the land in question.

Does this request for severance mean there are plans to build houses on all three plots or just the plot they wish to sever and presumably sell?

If a house is built directly opposite me on the middle lot, Part Two(2) the proposed severance, it would completely block the light from my one small living room window. That strip of land has hardly any depth to it so the house would have to be tall and narrow. If such a house is proposed it should be sited to be opposite my driveway to minimize the effect on my outlook.

Please enter this email into the consideration. I cannot use phone as hard of hearing and the technology involved in taking part is completely beyond me.

Thank you
Sandra Hanmer
4 Knapmans Dr
Hamilton
LH8 7G2
Sent from my iPad

From: [Evans, Morgan](#)
To: [Committee of Adjustment](#)
Subject: FW: Notice of Public Hearing - 684 Beach Boulevard, Hamilton
Date: June 22, 2020 8:49:03 AM
Attachments: [image002.png](#)

From: Boucetta, Alexandra (MTO) <Alexandra.Boucetta@ontario.ca>
Sent: Friday, June 19, 2020 9:50 AM
To: Evans, Morgan <Morgan.Evans@hamilton.ca>
Subject: RE: Notice of Public Hearing - 684 Beach Boulevard, Hamilton

Re: HM/B-19:23
684 Beach Boulevard, Hamilton
Application for Consent/Land Severance

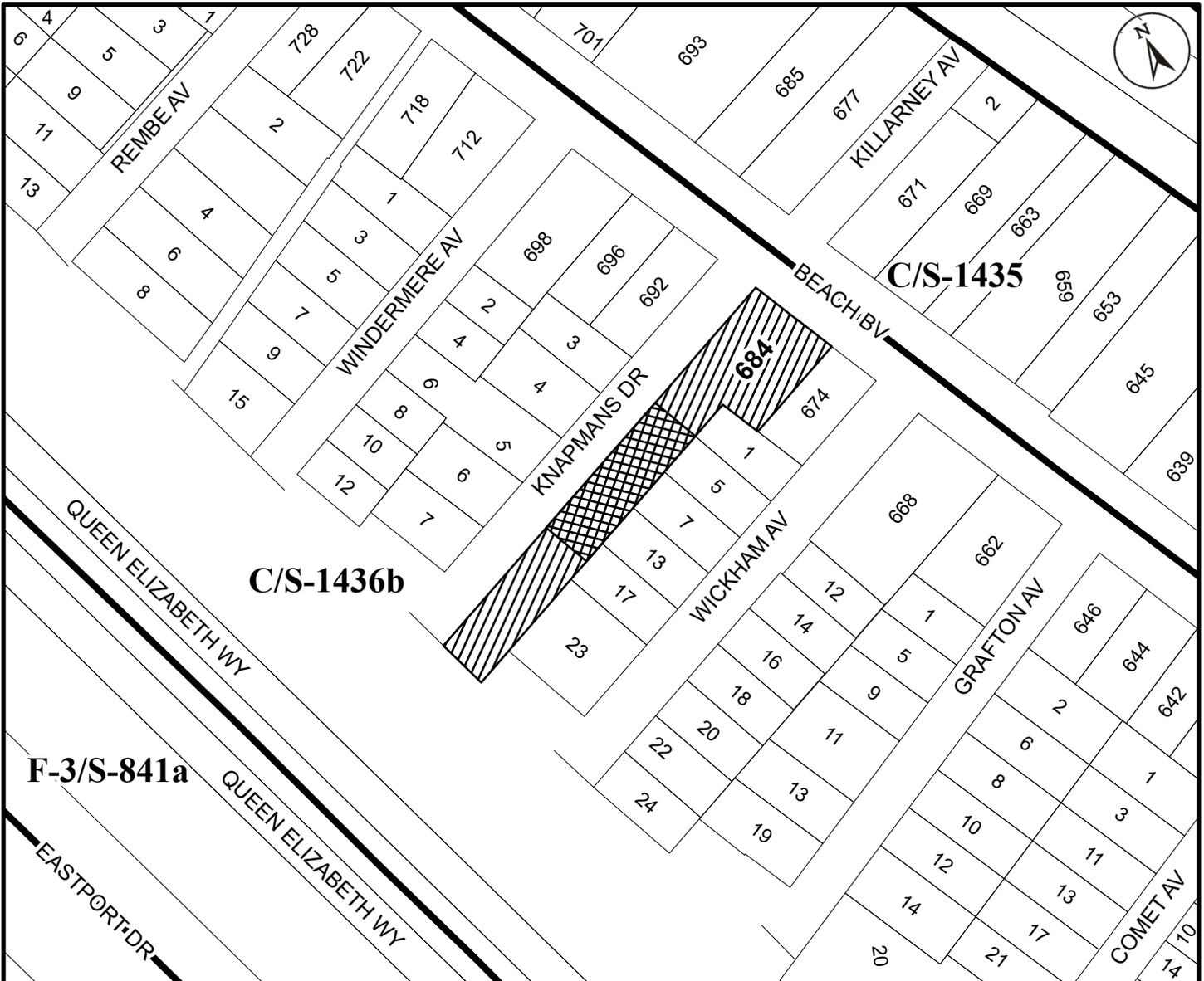
Hi Morgan,

Thank you for the circulation regarding the above noted application, please note that the ministry has reviewed the attached correspondence in accordance with the requirements under the Public Transportation and Highway Improvement Act and the following are our comments:

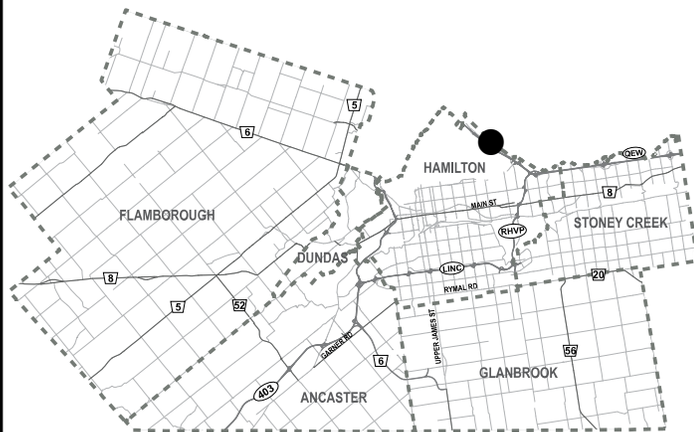
- In general MTO has no objection to the proposed severance application. It is noted that proposed 2 new lots (part 1 and part 2) will have access to Knapmans Dr. and the remaining lot (part 3) will front Beach Blvd. and both newly created lots are zoned residential.
- The land to be severed is located within the ministry permit control area therefore any changes to the land (rezoning, development proposal) will require ministry review and approval.
- All grading of any kind in relation to the development proposal will not be permitted on the land without the ministry's approval and permit.
- Any correspondence or/and submission regarding future development proposal should be addressed through MTO Corridor Management Office.

I trust that the above is clear. Please note that all submissions should be circulated through the municipality, this is to ensure all stakeholder comments are reviewed and received. If you have any questions or require some clarifications please do not hesitate me.

Thank you,
Alexandra Boucetta
Corridor Management Officer



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



684 Beach Boulevard, Hamilton
(Ward 5)

File Name/Number:

HM/B-19:23

Date:

March 6, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:10 (2804 King St. E., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. The owner shall submit survey evidence that the lands to be severed and the lands to be retained, including the location of any existing structure(s), parking and landscaping, conform to the requirements of the Zoning By-Law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-Law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).
3. The owner shall comply with the Ontario Building Code requirements regarding spatial separation distances of any structures. Compliance to be confirmed by the Planning and Economic Development Department (Building Division – Building Engineering Section).
4. That the Owner / Applicant enters into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change. All to the satisfaction of the City's Manager of Development Engineering Approvals.
5. That the Owner / Applicant dedicates sufficient lands at the intersection of Vienna Street and Greenhill Avenue to establish a 4.57m x 4.57m Daylighting Triangle, all to the satisfaction of the City's Manager of Development Engineering Approvals.

.../2

HM/B-20:10

Page 2

6. That the Owner / Applicant pays for all outstanding costs recoveries associated with the frontage of the property onto Vienna Street and outstanding servicing costs related to the flankage of the property onto Greenhill Avenue to lift the existing 0.30 m reserve along this flankage.
7. The owner submits to the Committee of Adjustment office an administration of \$20.00 payable to the City of Hamilton to cover the costs of setting up a new tax account for the newly created lot.
8. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

Growth Management:

Notes: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

The lands to be retained will retain the address of **8 Vienna Street**.

The lands to be retained will retain the address of **2804 King Street East**.

The lands to be conveyed will be assigned the address of **4 Vienna Street, Hamilton**

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

June 25th, 2020

HM/B-20:10 (2804 King St. E., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to permit the conveyance of a parcel of land from 8 Vienna Street and a parcel of land from 2804 King Street East to be added to the property at the corner of Vienna Street and Greenhill Avenue known municipally as 2798 King Street East, to facilitate the construction of a single detached dwelling, in accordance with Zoning By-law Amendment application ZAR-19-037 which was passed by Council on November 13, 2019.

Zoning By-law Amendment ZAR-19-037 changed the zoning from “AA” (Agricultural) District to the “C/S-1790” (Urban Protected Residential, Etc.) District, Modified (Block 1) for lands located at 2798 and the portion of 2804 King Street East, and for a modification to the “C” (Urban Protected Residential, Etc.) District (Block 2), for a portion of the lands located at 8 Vienna Street.

8 Vienna Street:

The retained lands which contains an existing single detached dwelling will have a lot area of 535.7 square metres and the severed lands which have an area of 74.4 square metres

2804 King Street East:

The retained lands which contains existing commercial uses will have a lot area of 3,310.2 square metres and the severed lands which have an area of 37.9 square metres will be added to the lot at the corner of Vienna Street and Greenhill Avenue.

The newly consolidated lot at the corner of Vienna Street and Greenhill Avenue will have a total lot area of 476.5 square metres.

Urban Hamilton Official Plan

The property is identified as “Neighbourhoods” in Schedule E– Urban Structure and is designated “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3, E.3.4.3 and F.1.14.3.1 amongst others, are applicable and permit single detached dwellings and the severance of land for residential purposes.

The subject lots, known as 8 Vienna Street, 2804 King Street East and 2798 King Street East are all fully serviced by municipal water and wastewater systems and have

HM/B-20:10
Page 2

frontage onto a public street. The proposal is consistent with the established lot pattern and the residential character of the neighbourhood. As such the intent of the Urban Hamilton Official Plan is being maintained.

Archaeology:

The subject property meets four (4) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) In an area of sandy soil in areas of clay or stone;
- 2) In the vicinity of distinctive or unusual landforms;
- 3) In areas of pioneer EuroCanadian settlement; and,
- 4) Along historic transportation routes.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned "C/S-1790" (Urban Protected Residential, Etc.) District, Modified, which permits single family dwellings.

The Conceptual Site Plan submitted for Zoning By-law Amendment ZAR-19-037 demonstrates the ability to construct a single family dwelling in conformity with Zoning By-law No. 6593, as amended, on the newly consolidated lot known as 2798 King Street East. However, Staff notes that any variances will require a successful Minor Variance application to facilitate the construction of the proposed single family dwelling.

Recommendation:

Based on the preceding information, the requested severance maintains the general intent and purpose of the Urban Hamilton Official Plan and former City of Hamilton Zoning By-law No. 6593. In conclusion, Staff recommends that the application be approved.

HM/B-20:10
Page 3

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

Building Division:

1. In order to clear conditions, the applicant will be required to make application for Ontario Building Code compliance and pay the relevant fees.
2. In order to clear conditions, the applicant will be required to make application for a Zoning Compliance Review and pay the relevant fees.
3. The lands to be conveyed shall be merged in title with the lands to which the area to be added.
4. Survey evidence of the lands to be retained is required to determine zoning compliance. A minimum setback of the existing building, together with a Planting Strip with a minimum width of 3.0 metres, together with a Visual Barrier in accordance with Section 4.19 of the Zoning By-law is required to be provided adjacent to the new lot line for the lands to be retained.

CONDITIONS:

1. The owner shall comply with the Ontario Building Code requirements regarding spatial separation distances of any structures. Compliance to be confirmed by the Planning and Economic Development Department (Building Division – Building Engineering Section).
2. The owner shall submit survey evidence that the lands to be retained, including the location of any existing structures, including parking and landscaping, conform to the requirements of the Zoning By-law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).

HM/B-20:10
Page 4

Growth Management:

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

The lands to be retained will retain the address of **8 Vienna Street**.

The lands to be retained will retain the address of **2804 King Street East**.

The lands to be conveyed will be assigned the address of **4 Vienna Street, Hamilton**

Development Engineering:

Information:

The owner / applicant of the subject parcel is assembling land for residential purposes. There are two applications required for this proposal known as HM/B-20:10 for lands being conveyed from 2804 King Street East and HM/B-20:09 for lands being conveyed from 8 Vienna Street. It should be noted that the existing topography is lower at the rear of the site and may impose grading challenges as the stormwater run-off shall be self contained and not adversely impact the neighboring lands.

Municipal Services

According to our GIS records, the existing **municipal services** that front the subject property are as follows:

Vienna Street

- 375mmø Sanitary Sewer
- 1050mmø Storm Sewer
- 200mmø Watermain

Greenhill Avenue

- No Sanitary Sewer
- No Storm Sewer
- 400mmø and 1200mmø Watermain

Right-of-way Widening

The subject property is a corner lot and fronts onto Vienna Street and Greenhill Avenue and both right-of-ways are already at the maximum described widths, as per the Urban Official Plan. Vienna Street is classified as local roadway and the existing width is

HM/B-20:10
Page 5

20.1m, therefore, a right-of-way widening is not required. Greenhill Avenue is classified as a collector roadway and the existing width is 26.2m, therefore, a right-of-way widening is not required.

Daylighting Triangle Requirements

A 4.57m x 4.57m Daylighting Triangle is required at the intersection of Greenhill Avenue and Vienna Street.

Cost Recoveries

As per plan 62R-6380, there is an existing 0.3m reserve fronting the subject property which has benefited from the works as part of S702-018 – Battleridge Subdivision – Phase 1, Hamilton. The Owner / Applicant shall pay for the associated cost recoveries to lift the 0.3m reserve. For information, the current amounts payable have not been calculated and will be provided when available.

Recommendations:

1. That the Owner / Applicant enters into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change. All to the satisfaction of the City's Manager of Development Engineering Approvals.
2. That the Owner / Applicant dedicates sufficient lands at the intersection of Vienna Street and Greenhill Avenue to establish a 4.57m x 4.57m Daylighting Triangle, all to the satisfaction of the City's Manager of Development Engineering Approvals.
3. That the Owner / Applicant pays for all outstanding costs recoveries associated with the frontage of the property onto Vienna Street and outstanding servicing costs related to the flankage of the property onto Greenhill Avenue to lift the existing 0.30 m reserve along this flankage.

HM/B-20:10

Page 6

Transportation Planning & Parking Division (Traffic):

Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application. Transportation Planning notes through ZAR-19-037, the Manager of Transportation Planning has reduced the required daylighting triangle at Greenhill Avenue and Vienna Street to 4.57 metres x 4.57 metres.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Shannon Clarke, Urban Forest Health Technician
City Centre, 77 James Street North, Suite 400
Hamilton, ON L8R 2K3
Phone (905) 546-2424 Ext. 4219, Fax (905) 546-4473
Email – Shannon.Clarke@hamilton.ca

Hamilton

Forestry & Horticulture Section
Environmental Services Division
Public Works Department

Date: March 13, 2020

To: Jamila Sheffield
Planning Technician II
Development Planning Heritage and Design

From: Shannon Clarke, Urban Forest Health Technician

Subject: 2804 King Street East, Hamilton
File: HM/B-20:10

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are municipal tree assets on site although it is determined that no impacts are anticipated therefore no Tree Management Plan is required.

No Landscape Plan required.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry & Horticulture Section.

SUMMARY

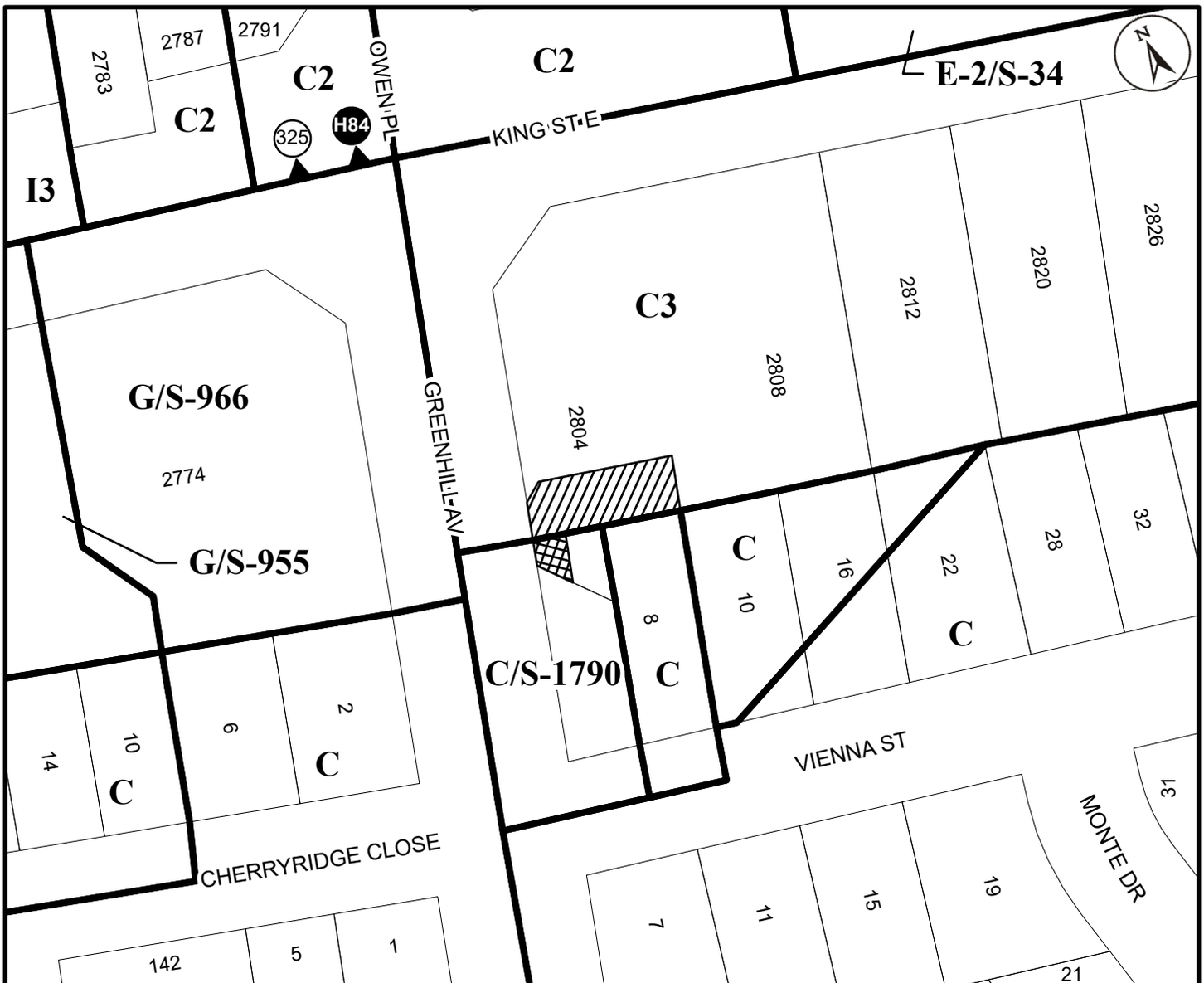
- There are municipal tree assets on site although it is determined that no impacts are anticipated therefore no Tree Management Plan is required.
- No Landscape Plan required.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 4219.

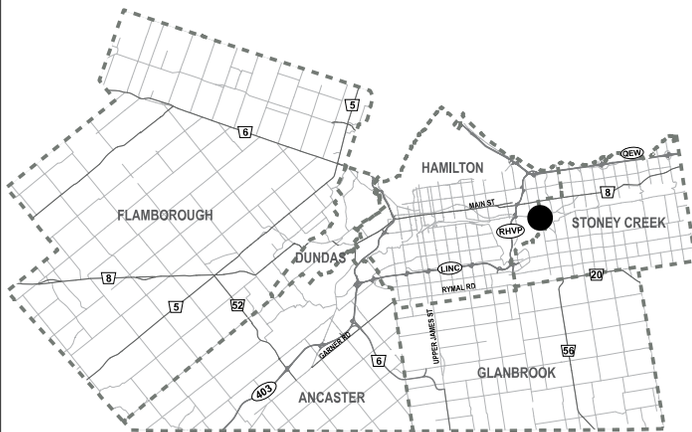
Regards,

A handwritten signature in black ink that reads "Shannon Clarke". The signature is written in a cursive, flowing style.

Shannon Clarke
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

2804 King Street East, Hamilton (Ward 5)

 Lands to be Retained

 Lands to be Severed

File Name/Number:

HM/B-20:10

Date:

March 11, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
SEVERANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Severance File **HM/B-20:09 (8 Vienna St., Hamilton)** and the following is submitted:

Should the Committee grant the severance, an approval should be subject to the following conditions:

1. The owner shall submit a deposited Ontario Land Surveyor's Reference Plan to the Committee of Adjustment Office, unless exempted by the Land Registrar. The reference plan must be submitted in hard copy and also submitted in CAD format, drawn at true scale and location and tied to the City corporate coordinate system.
2. That the Owner / Applicant enters into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change. All to the satisfaction of the City's Manager of Development Engineering Approvals.
3. That the Owner / Applicant dedicates sufficient lands at the intersection of Vienna Street and Greenhill Avenue to establish a 4.57m x 4.57m Daylighting Triangle, all to the satisfaction of the City's Manager of Development Engineering Approvals.
4. That the Owner / Applicant pays for all outstanding costs recoveries associated with the frontage of the property onto Vienna Street and outstanding servicing costs related to the flankage of the property onto Greenhill Avenue to lift the existing 0.30 m reserve along this flankage
5. The owner shall submit survey evidence that the lands to be severed and the lands to be retained, including the location of any existing structure(s), parking and landscaping, conform to the requirements of the Zoning By-Law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-Law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).

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HM/B-20:09

Page 2

6. The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.
7. The owner submits to the Committee of Adjustment office an administration of \$20.00 payable to the City of Hamilton to cover the costs of setting up a new tax account for the newly created lot.

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

The lands to be retained will retain the address of **8 Vienna Street**.

The lands to be retained will retain the address of **2804 King Street East**.

The lands to be conveyed will be assigned the address of **4 Vienna Street, Hamilton**

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

June 25th, 2020

HM/B-20:09 (8 Vienna St., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to permit the conveyance of a parcel of land from 8 Vienna Street and a parcel of land from 2804 King Street East to be added to the property at the corner of Vienna Street and Greenhill Avenue known municipally as 2798 King Street East, to facilitate the construction of a single detached dwelling, in accordance with Zoning By-law Amendment application ZAR-19-037 which was passed by Council on November 13, 2019.

Zoning By-law Amendment ZAR-19-037 changed the zoning from “AA” (Agricultural) District to the “C/S-1790” (Urban Protected Residential, Etc.) District, Modified (Block 1) for lands located at 2798 and the portion of 2804 King Street East, and for a modification to the “C” (Urban Protected Residential, Etc.) District (Block 2), for a portion of the lands located at 8 Vienna Street.

8 Vienna Street:

The retained lands which contains an existing single detached dwelling will have a lot area of 535.7 square metres and the severed lands which have an area of 74.4 square metres

2804 King Street East:

The retained lands which contains existing commercial uses will have a lot area of 3,310.2 square metres and the severed lands which have an area of 37.9 square metres will be added to the lot at the corner of Vienna Street and Greenhill Avenue.

The newly consolidated lot at the corner of Vienna Street and Greenhill Avenue will have a total lot area of 476.5 square metres.

Urban Hamilton Official Plan

The property is identified as “Neighbourhoods” in Schedule E– Urban Structure and is designated “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3, E.3.4.3 and F.1.14.3.1 amongst others, are applicable and permit single detached dwellings and the severance of land for residential purposes.

The subject lots, known as 8 Vienna Street, 2804 King Street East and 2798 King Street East are all fully serviced by municipal water and wastewater systems and have frontage onto a public street. The proposal is consistent with the established lot pattern and the residential character of the neighbourhood. As such the intent of the Urban Hamilton Official Plan is being maintained.

.../2

HM/B-20:09

Page 2

Archaeology:

The subject property meets four (4) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

1. In an area of sandy soil in areas of clay or stone;
2. In the vicinity of distinctive or unusual landforms;
3. In areas of pioneer EuroCanadian settlement; and,
4. Along historic transportation routes.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “C/S-1790” (Urban Protected Residential, Etc.) District, Modified, which permits single family dwellings.

The Conceptual Site Plan submitted for Zoning By-law Amendment ZAR-19-037 demonstrates the ability to construct a single family dwelling in conformity with Zoning By-law No. 6593, as amended, on the newly consolidated lot known as 2798 King Street East. However, Staff notes that any variances will require a successful Minor Variance application to facilitate the construction of the proposed single family dwelling.

Recommendation:

Based on the preceding information, the requested severance maintains the general intent and purpose of the Urban Hamilton Official Plan and former City of Hamilton Zoning By-law No. 6593. In conclusion, Staff recommends that the application be approved.

NOTE:

“**Caution:** Notwithstanding current surface conditions, the property has been

.../3

HM/B-20:09

Page 3

determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499)."

Building Division:

1. The applicant should obtain an appropriate municipal address for the proposed parcel(s) from the Growth Planning Section of the Planning and Economic Development Department prior to the issuance of a building permit.
2. The lands to be conveyed/retained shall be merged in title with the lands to which they are to be added.
3. In order to clear conditions, the applicant will be required to make application for a Zoning Compliance Review and pay the relevant fees.

CONDITIONAL UPON:

The owner shall submit survey evidence that the lands to be severed and the lands to be retained, including the location of any existing structure(s), parking and landscaping, conform to the requirements of the Zoning By-Law or alternatively apply for and receive final approval of any variances from the requirements of the Zoning By-Law as determined necessary by the Planning and Economic Development Department (Building Division – Zoning Section).

Growth Management:

Note: based on these applications being approved and all the conditions being met, the owner / applicant should be made aware that the lots will be assigned the following addresses:

The lands to be retained will retain the address of **8 Vienna Street**.

The lands to be retained will retain the address of **2804 King Street East**.

The lands to be conveyed will be assigned the address of **4 Vienna Street, Hamilton**

.... /4

HM/B-20:09

Page 4

Development Engineering:

Information:

The owner / applicant of the subject parcel is assembling land for residential purposes. There are two applications required for this proposal known as HM/B-20:10 for lands being conveyed from 2804 King Street East and HM/B-20:09 for lands being conveyed from 8 Vienna Street. It should be noted that the existing topography is lower at the rear of the site and may impose grading challenges as the stormwater run-off shall be self contained and not adversely impact the neighboring lands.

Municipal Services

According to our GIS records, the existing municipal services that front the subject property are as follows:

Vienna Street

- 375mmø Sanitary Sewer
- 1050mmø Storm Sewer
- 200mmø Watermain

Greenhill Avenue

- No Sanitary Sewer
- No Storm Sewer
- 400mmø and 1200mmø Watermain

Right-of-way Widening

The subject property is a corner lot and fronts onto Vienna Street and Greenhill Avenue and both right-of-ways are already at the maximum described widths, as per the Urban Official Plan. Vienna Street is classified as local roadway and the existing width is 20.1m, therefore, a right-of-way widening is not required. Greenhill Avenue is classified as a collector roadway and the existing width is 26.2m, therefore, a right-of-way widening is not required.

Daylighting Triangle Requirements

A 4.57m x 4.57m Daylighting Triangle is required at the intersection of Greenhill Avenue and Vienna Street.

Cost Recoveries

As per plan 62R-6380, there is an existing 0.3m reserve fronting the subject property which has benefited from the works as part of S702-018 – Battleridge Subdivision –

.... /5

HM/B-20:09

Page 5

Phase 1, Hamilton. The Owner / Applicant shall pay for the associated cost recoveries to lift the 0.3m reserve. For information, the current amounts payable have not been calculated and will be provided when available.

Recommendations:

1. That the Owner / Applicant enters into with the City of Hamilton and register on title of the lands, a Consent Agreement, having an administrative fee of \$4,310.00 (2020 fee) to address issues including but not limited to: lot grading and drainage to a suitable outlet on the conveyed and retained parcels (detailed grading plan required), erosion and sediment control measures (to be included on the grading plan); cash payment requirements for items such as street trees (City policy requires one (1) street tree/lot, inspection of grading, stormwater management infrastructure and securities for items that may include: lot grading (\$10,000.00 grading security), water and sewer service inspections, driveway approaches, relocation of any existing infrastructure (such as hydrants) and any damage during construction (unknown costs at this time). Cash payments mentioned above are subject to change. All to the satisfaction of the City's Manager of Development Engineering Approvals.
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3. That the Owner / Applicant pays for all outstanding costs recoveries associated with the frontage of the property onto Vienna Street and outstanding servicing costs related to the flankage of the property onto Greenhill Avenue to lift the existing 0.30 m reserve along this flankage

Transportation Planning & Parking Division (Traffic):

Transportation Planning has no objection to the conveyance and retention of lands relating to this Committee of Adjustment Application. Transportation Planning notes through ZAR-19-037, the Manager of Transportation Planning has reduced the required daylighting triangle at Greenhill Avenue and Vienna Street to 4.57 metres x 4.57 metres.

CORPORATE SERVICES:

Budgets, Taxation & Policy (outstanding taxes):

The owner shall pay any outstanding realty taxes and/or all other charges owing to the City Treasurer.

See attached for additional comments.



Shannon Clarke, Urban Forest Health Technician
City Centre, 77 James Street North, Suite 400
Hamilton, ON L8R 2K3
Phone (905) 546-2424 Ext. 4219, Fax (905) 546-4473
Email – Shannon.Clarke@hamilton.ca

Hamilton

Forestry & Horticulture Section
Environmental Services Division
Public Works Department

Date: March 13, 2020

To: Jamila Sheffield
Planning Technician II
Development Planning Heritage and Design

From: Shannon Clarke, Urban Forest Health Technician

Subject: 8 Vienna Street, Hamilton
File: HM/B-20:09

PREAMBLE

In response to your Agenda listing for the upcoming meeting on Thursday, March 19, 2020, regarding the above subject area under discussion, the Forestry & Horticulture Section has reviewed the submission associated with the Application for Consent/Land Severance for this site and provides the following opinion:

SCOPE

There are municipal tree assets on site although it is determined that no impacts are anticipated therefore no Tree Management Plan is required.

No Landscape Plan required.

TREE MANAGEMENT

Tree Protection is a measure of efforts to preserve existing trees during the Planning of New Developments, Infrastructure Enhancements, Utility Upgrades & Residential Improvements.

LANDSCAPE PLAN

No new Landscape Strips are shown on the submission and none are requested by the Forestry & Horticulture Section.

SUMMARY

- There are municipal tree assets on site although it is determined that no impacts are anticipated therefore no Tree Management Plan is required.
- No Landscape Plan required.

We encourage you to forward a complete copy of our comments to the applicant and should you or the Applicant require clarification or technical assistance, please do not hesitate to contact me at (905) 546- 2424 Ext. 4219.

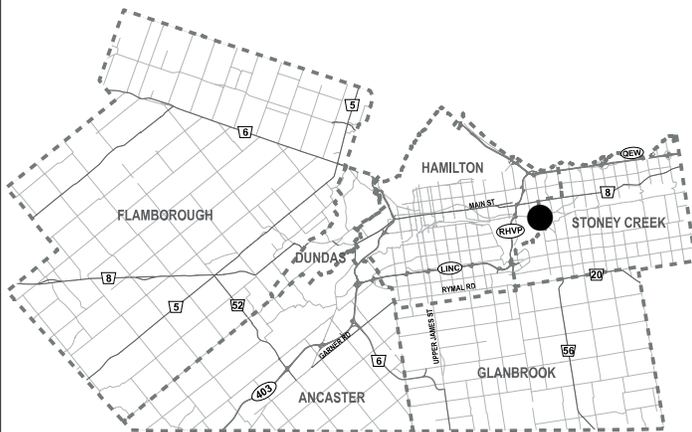
Regards,

A handwritten signature in black ink that reads "Shannon Clarke". The signature is written in a cursive, flowing style.

Shannon Clarke
Urban Forest Health Technician



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property

8 Vienna Street, Hamilton (Ward 5)



Lands to be Retained



Lands to be Severed

File Name/Number:

HM/B-20:09

Date:

March 12, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020**HM/A-20:40 (73 Cannon St. E., Hamilton)****PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to recognize the existing accessory building, associated with the existing grocery store (retail store), with a gross floor area of 94.0 square metres, notwithstanding the following variance. The accessory building was reviewed under Minor Site Plan application MDA-10-037, however the building permit for the accessory building is outstanding.

Urban Hamilton Official Plan

The subject property is located within the West Harbour (Setting Sail) Secondary Plan Area which is subject to Local Planning Appeal Tribunal (LPAT) Non-Decision No. 113. The Regional Official Plan and City of Hamilton Official Plan are referred to in evaluating this application.

West Harbour (Setting Sail) Secondary Plan

The subject property is designated “Open Space” on Schedule M-2: General Land Use and is identified as a “Stable Area” on Schedule M-1: Planning Area and Sub-Areas. Open spaces and parks are permitted within the designation (Policy A.6.3.3.2.13). The retail store use is permitted by Zoning By-law No. 6593 and is therefore considered legal non-conforming to the West Harbour (Setting Sail) Secondary Plan.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “H” (Community Shopping and Commercial, Etc.) District, which permits a retail store.

Variance 1

The applicant is requesting a variance to allow a maximum height of 4.7 metres, notwithstanding the maximum permitted building height of 4.0 metres for an accessory building. The general intent of the Zoning By-law is to maintain the established streetscape and avoid any impact on the enjoyment and privacy of the adjacent properties.

The property immediately north of the subject property is McLaren Park and the property immediately west of the subject property, 63 Cannon Street East, contains a Motor Vehicle Service Station. The accessory building is located approximately 8.5

.../2

HM/A-20:40

Page 2

metres from the northerly property line which is screened by trees located in McLaren Park. As such, Staff do not anticipate any negative impact on McLaren Park as a result of the increase in height.

The accessory building is located approximately 0.6 metres from the westerly property line while the minimum required setback for an accessory building is 0.45 metres from any property line. The concrete building located at 63 Cannon Street East has been built right up to the easterly property line, thus screening the accessory building from John Street North.

Staff do not anticipate any negative impact on the enjoyment and privacy of 63 Cannon Street East as the submitted elevations of the accessory building show no windows on the west elevation. The variance is maintaining the general intent of the Zoning By-law as no negative impact is anticipated on the surrounding properties or on the established streetscape as it is screened from both Cannon Street East and John Street North.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Recommendation:

Based on the preceding information, the requested variance maintains the general intent and purpose of the City of Hamilton Official Plan and the former City of Hamilton Zoning By-law No. 6593. The variance is considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

Building Division:

1. The accessory building was initially addressed as a Minor Site Plan in 2010 under Site Plan Application MDA-10-037 and was to be used in conjunction with a former grocery store. The building however, was constructed without obtaining the required building permit.
2. The variance is written as requested by the applicant and is required in order to facilitate the use of the property for future commercial purposes.
3. Eaves and gutters for the existing accessory building are permitted to project a maximum of one-half of the width of the westerly side yard which is 0.32m, or additional variances shall be required.

.../3

HM/A-20:40

Page 3

4. A Building Permit is required to address the construction of the existing 94 square metre building.
5. Be advised that Ontario Building Code regulations may require specific setback and construction types.

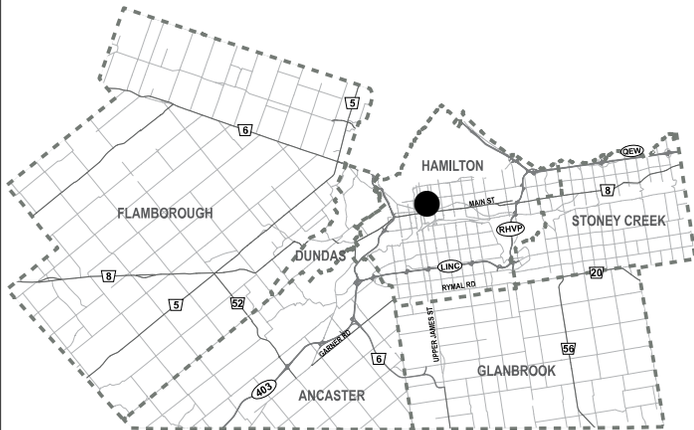
Development Engineering:

No Comment

See attached for additional comments.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



73 Cannon Street East, Hamilton
(Ward 2)

File Name/Number:

HM/A-20:40

Date:

March 12, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **HM/A-20:36 (66 Oak Knoll Dr., Hamilton)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

June 25th, 2020

HM/A-20:36 (66 Oak Knoll Dr., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to permit the construction of a 26.0 square metre, one storey rear addition to the existing single detached dwelling.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3 and E.3.4.3 amongst others, are applicable and permits single detached dwellings.

Archaeology:

The subject property meets two (2) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and,
- 2) In areas of pioneer EuroCanadian settlement.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows (see note below).

Cultural Heritage:

The subject property is within the Westdale Original Subdivision Cultural Heritage Landscape, as indicated in the Urban Hamilton Official Plan (UHOP), Volume 2 Chapter B Map B.6.2-2. The subject property is also within the Westdale South Established Historical Neighbourhood.

As set out in Policy 6.1.11.1, cultural heritage landscapes shall be protected by retaining major characteristics through the review of Planning Act applications.

.../2

HM/A-20:36

Page 2

Staff are of the opinion that the proposed addition will not have an adverse impact on the cultural heritage character of the Cultural Heritage Landscape or the Established Historical Neighbourhood, and as such, have no concerns with the proposal.

Ainslie Wood Westdale Secondary Plan

The subject lands are designated “Low Density Residential 2” within the Ainslie Wood Westdale Secondary Plan. Policies B.6.2.5.3 c), B.6.2.5.4 and B.6.2.13.1 b) amongst others, are applicable and permit single detached dwellings.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “C/S-1361 and C/S-1788” (Urban Protected Residential, Etc.) District, Modified, which permits a single family dwelling.

Variance 1

The applicant is requesting a variance to allow a minimum rear yard depth of 4.5 metres, notwithstanding the minimum required rear yard depth of 7.5 metres. The intent of the Zoning By-law is to allow adequate space for grading and drainage, and to accommodate the necessary amenity area to satisfy the needs of a single detached dwelling. Staff defers any grading or drainage concerns to Development Engineering Approvals.

Staff acknowledge the subject property is an irregular shape. Due to the orientation of the existing single detached dwelling, the required rear yard functions as a side yard with the majority of the landscaped and amenity area being located in the required front yard. Staff is satisfied the necessary amenity area to accommodate the needs of a single detached dwelling will remain on site. In addition, Staff does not anticipate any negative impact on the established residential streetscape as a result of the rear addition.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and considered minor in nature; therefore, staff support the variance.

Recommendation:

Based on the preceding information, the requested variances maintains the general intent and purpose of the Urban Hamilton Official Plan and the former City of Hamilton

HM/A-20:36

Page 3

Zoning By-law No. 6593. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

Building Division:

1. The owner shall ensure that the dwelling does not exceed a floor area ratio of 0.45 of the total lot area. If compliance with this provision cannot be achieved, further variances may be required.
2. Please be advised that parking for a single family dwelling is required to be provided at a rate of two (2) parking spaces for the first eight habitable rooms, plus an additional 0.5 spaces for each additional habitable room. Insufficient information has been provided to confirm the number of habitable rooms existing within the single family dwelling. As such, the total number of required parking spaces cannot be determined at this time. Further variances will be required if the minimum number of required parking spaces cannot be provided on site and in accordance with Section 18A of Hamilton Zoning By-law 6593.
3. A building permit is required in the normal manner for the construction of the proposed addition.
4. Please be advised that a portion of this property is under Conservation Management. Please contact Hamilton Conservation at 905-525-2181 for further information.

Development Engineering:

Provided that the existing drainage patterns are maintained, Development Engineering has no comments regarding the minor variance as proposed.

See attached for additional comments.

From: Glenn Lou-Hing
To: [Committee of Adjustment](#)
Subject: Variance Application # HM/A-20:36
Date: Friday, June 12, 2020 10:44:49 PM

Hello. This is a message from the backyard neighbour of this applicant.

I am pleased to have a building such as this built. It will be a beautiful addition to the back of the house.

I will no longer have to look at a rotting deck!

Glenn

Sent from my iPhone

From: [Jakob Koch](#)
To: [Committee of Adjustment](#)
Subject: Fwd: C of A 66 oak knoll drive June 25
Date: June 23, 2020 9:56:03 AM

Regarding application number HM/A-20:36 I would like to add these to conceptual pictures to help committee and community members understand the nature of the addition.
Thanks Jakob

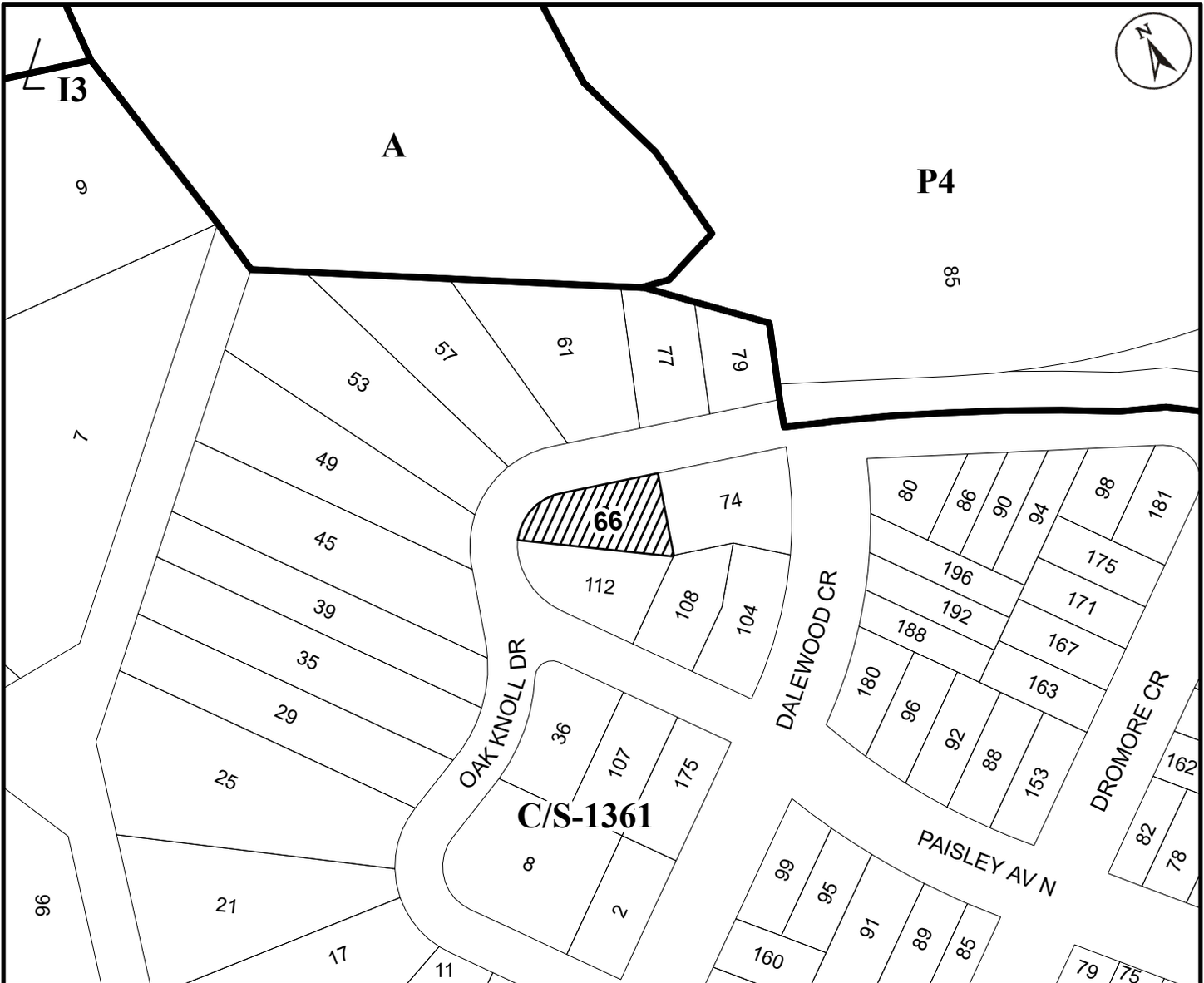
Jakob Koch
Hamilton,

Subject: C of A 66 oak knoll drive June 25
Application #. HM/A-20:36

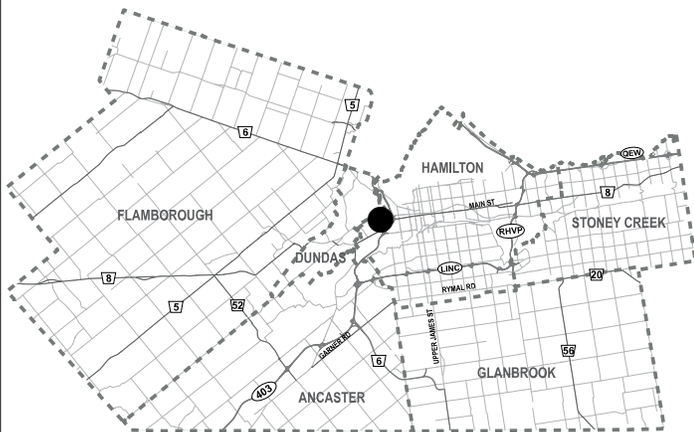




*Jakob Koch
Hamilton, Ontario*



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



66 Oak Knoll Drive, Hamilton
(Ward 1)

File Name/Number:

HM/A-20:36

Date:

March 12, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **HM/A-19:290 (315B Aberdeen Ave., Hamilton)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

1. The applicant provide confirmation that the alleyway has been acquired; and,
2. The applicant shall merge the existing properties and the acquired alleyway into one property on title.

June 25th, 2020

HM/A-19:290 (315B Aberdeen Ave., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

Minor Variance application HM/A-19:290 was tabled by the Committee of Adjustment on September 12, 2019 as the application was premature. The purpose of this application is to establish the lot frontage on Aberdeen Avenue and to facilitate the construction of a two storey single detached dwelling on an irregular shaped lot, notwithstanding the following variances.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3 and E.3.4.3 amongst others, are applicable and permits single detached dwellings.

Archaeology:

The subject property meets three (3) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) In the vicinity of distinctive or unusual landforms;
- 2) In areas of pioneer EuroCanadian settlement; and,
- 3) Along historic transportation routes.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the Provincial Policy Statement apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows:

Cultural Heritage:

The subject property is *adjacent* to 315 Aberdeen Ave and 7 Mountain Avenue, properties listed on the City’s Inventory of Property of Cultural Heritage Value or Interest. In addition, the subject property is within the Kirkendall South Established Historical Neighbourhood.

HM/A-19:290

Page 2

Staff are of the opinion that the proposed new dwelling will not have an adverse impact on the adjacent inventoried properties or on the character of the Kirkendall South established Historical Neighbourhood.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “C and C/S-1335a” (Urban Protected Residential, Etc.) District, Modified, and “D/S-1787” (Urban Protected Residential – One and Two Family Dwellings. Etc.) District, Modified which permits single family dwellings.

Variance 1 and 2

The applicant is requesting a variance to allow a minimum lot width of 3.6 metres and to allow the front yard to contain no landscaped area, notwithstanding the minimum required lot width of 12.0 metres and the requirement that no less than 50% of the gross floor area shall be used for landscaped area.

The intent of the Zoning By-law is to maintain a consistent streetscape and allow sufficient space for access, drainage and the necessary landscaped area to satisfy the needs of a single detached dwelling. Staff defers any drainage concerns to Development Engineering Approvals.

The applicant has applied to acquire the existing alleyway in order to establish frontage and provide access to the proposed single detached dwelling. The alleyway is located within an established residential block, leaving insufficient space for the applicant to provide additional lot width. Once acquired, the alleyway will function as a driveway and provide access to the proposed single detached dwelling. It is therefore not feasible for the applicant to provide landscaping in the required front yard. The variances are maintaining the general intent of the Zoning By-law as the established streetscape will remain unchanged as a result of establishing the alleyway as lot frontage. In addition, Staff are satisfied there is sufficient landscaped area in the rear yard to satisfy the needs of a single detached dwelling.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and considered minor in nature; therefore, staff support the variance, on condition.

Variance 3

The applicant is requesting a variance to allow the finished level of the garage floor to be at grade (0.0 metres), notwithstanding the minimum required finished floor level of

.../3

HM/A-19:290
Page 3

0.3 metres above grade for an attached garage. The intent of the Zoning By-law is to avoid any drainage and grading implications. Staff defers any drainage and grading concerns to Development Engineering Approvals.

Staff is of the opinion that the minimum required finished level of 0.3 metres above grade for the garage floor can be achieved on the subject property. As such, Staff request the applicant revise the Site Plan and Elevations to conform with this provision of the Zoning By-law.

Based on the foregoing, while the general intent of the Official Plan is being maintained, the general intent of Zoning By-law is not being maintained, the variance is not desirable for the development nor considered minor in nature; therefore, staff do not support the variance.

Recommendation:

Based on the preceding information, Variance 1 and 2 maintains the general intent and purpose of the Urban Hamilton Official Plan, former City of Hamilton Zoning By-law No. 6593. Variances 1 and 2 are considered to be minor in nature and desirable for the appropriate use of the property.

Variance 3 does not maintain the general intent of former City of Hamilton Zoning By-law No. 6593. Variance 3 is not considered to be minor in nature nor desirable for the appropriate use of the property.

In conclusion, Staff recommends that Variance 1 and 2 be approved while Variance 3 be denied.

CONDITIONS: (If Approved)

1. The applicant provide confirmation that the alleyway has been acquired; and,
2. The applicant shall merge the existing properties and the acquired alleyway into one property on title.

Building Division:

1. A building permit is required for the construction of the proposed single family dwelling.
2. A demolition permit is required for the demolition of the existing structure.

HM/A-19:290

Page 4

3. Part of this property is listed in the City of Hamilton's Inventory of Buildings of Architectural and/or Historical Interest as a property of cultural heritage value or interest. Please contact a Cultural Heritage Planner at (905) 546-2424, extension 1202 or 1214, or visit www.hamilton.ca/heritageplanning for further information.
4. Be advised that Ontario Building Code regulations may require specific setback and construction types.

Development Engineering:

Our office has no clear understanding of feasibility to provide service connections to the subject lands. Therefore, we recommend having this application **tabled** until adequate information is provided by the proponent to address this issue.

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

315B Aberdeen Ave., Hamilton (Ward 1)



Applicant's Proposal: To establish lot frontage on Aberdeen Avenue and to permit the construction of a two-storey single family dwelling on the lot.

Variations for Property:

- **Lot Width:** Lot width of 3.6m shall be provided instead of the required lot width of 12m
- **Landscaped Area:** The front yard shall be permitted to contain no landscaping whereas 50% of the front yard is required to be landscaped.
- **Garage Floor Height:** The proposed garage shall be permitted to be constructed at grade instead of the required minimum height of 0.3m

Impact on City Lands: There are no expected impacts on adjacent city lands as the variations are conditional upon the successful acquisition and merging of the adjacent alleyway.

Recommendation: Real Estate has no objection to the proposed variance.

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# HM/A-19:290

Re: 315B Aberdeen Ave

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.
- Developers to acquire an easement, if required.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.

- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital

From: tomasikjoseph@gmail.com
To: [Evans, Morgan](#); [Sheffield, Jamila](#)
Cc: [Helen Tomasik](#); [Wilson, Maureen](#)
Subject: Application No: HM/A-19:290
Date: Thursday, March 12, 2020 10:47:53 AM

As residents of 12 Undermount Ave for the past 33 years, we vehemently oppose the approval of this application. Unfortunately we are unable to attend the March 19, 2020 meeting. We have therefore summarized our concerns and objections in this email.

The variances are unreasonable in number and scale. The building proposed is far too large, taking up 51% of the building lot. Of greatest concern is the fact that all evidence indicates that this building will become a multi unit rental property - there is minimal landscaping space around the entire property with the front door facing an active alley with a view of our fence and garage. To suggest this proposal is meant to facilitate the construction of a single family dwelling is disingenuous. We cannot contemplate any family wanting to live in a home that has so little green space for their children to play, or for adults to enjoy outdoor leisure, and an immediate front view of an alley, our backyard fence and garage.

This lot is in "the middle of the block" accessible only via an alley, with no street frontage. Existing building bylaws do not contemplate building on such a lot. While we support laneway housing, appropriate bylaws need to be enacted to govern such housing.

VARIANCES:

Variance 1 - The applicant is requesting the width of an existing alleyway, 3.6 metres, be considered as the building lot width, instead of the required lot width of at least 12.0 metres. Not only is the width of this alleyway 70% less than the required minimum, not even one cm of this width actually fronts any side of the proposed building. Furthermore, the "lot width"/alleyway would continue to be an active alleyway.

Variance 2 - The applicant is requesting the front yard be permitted to contain no landscaped area instead of the minimum 50%. This variance request underscores the unreasonableness of Variance 1. The "front yard" is not a front yard; it's an existing alleyway required to access the proposed building. The same "front yard" would continue to serve as an alleyway for the neighbourhood.

Variance 3 - The applicant is requesting the garage floor be at grade instead of 0.3m above grade. We are not aware of any justification for this variance. If there is good reason to have a minimum grade requirement for a garage floor, why would it not apply in this case?

It would appear that other variances not mentioned in the application might also be required, eg. What about the 7.5 metre setback requirement for the back yard, wherever that may be for this property?

BUILDING SIZE:

The building proposed would cover 51 % of the lot. The norm in the neighbourhood for a single family dwelling is less than 40%. The footprint of the proposed dwelling relative to the building lot would be the largest in the neighbourhood.

The building does not have a suitable front yard, required to be at least 6.0 metres, with 50% landscaped, nor a required back yard depth of 7.5 metres. Furthermore, the front of the house is only 1.54 metres from the property line.

The front of this two storey building sitting almost right on the lot line would be towering over our backyard. We will lose sunlight and privacy, especially when we enjoy our backyard garden for family meals and entertaining. We will be exposed to noise and light from the property and we will have this large building blocking our view. Rain

water runoff seeping into neighbours' basements is another major concern. There would also be an increase in the number of cars parking on Undermount and Mountain Aves where parking is already limited for residents and visitors.

Clearly such a building would have a severe negative impact on the property value of neighbouring homes, with greatest negative impact on us and our neighbours residing at #16 Undermount Ave.

While there are other concerns relating to this proposal we trust the Committee will consider, we have focused only on our most serious concerns.

We request the Committee of Adjustment deny this application.

Sincerely,

Helen and Joe Tomasik
12 Undermount Ave
Hamilton, ON. L8P 3Z6

Sent from my iPad

From: tomasikjoseph@gmail.com
To: [Evans, Morgan](#); [Sheffield, Jamila](#)
Subject: Fwd: Application No: HM/A-19:290
Date: March 13, 2020 9:10:23 AM

Please confirm receipt of the email sent below. We are in Mexico and were experiencing some transmission issues yesterday. It appears the email finally went through but like to make sure.

Thank you,

Joe Tomasik

Sent from my iPad

Begin forwarded message:

From: tomasikjoseph@gmail.com
Date: March 12, 2020 at 8:47:48 AM CST
To: Morgan.Evans@hamilton.ca, Jamila.Sheffield@hamilton.ca
Cc: Helen Tomasik <helen.tomasik@gmail.com>, maureen.wilson@hamilton.ca
Subject: Application No: HM/A-19:290

As residents of 12 Undermount Ave for the past 33 years, we vehemently oppose the approval of this application. Unfortunately we are unable to attend the March 19, 2020 meeting. We have therefore summarized our concerns and objections in this email.

The variances are unreasonable in number and scale. The building proposed is far too large, taking up 51% of the building lot. Of greatest concern is the fact that all evidence indicates that this building will become a multi unit rental property - there is minimal landscaping space around the entire property with the front door facing an active alley with a view of our fence and garage. To suggest this proposal is meant to facilitate the construction of a single family dwelling is disingenuous. We cannot contemplate any family wanting to live in a home that has so little green space for their children to play, or for adults to enjoy outdoor leisure, and an immediate front view of an alley, our backyard fence and garage.

This lot is in “the middle of the block” accessible only via an alley, with no street frontage. Existing building bylaws do not contemplate building on such a lot. While we support laneway housing, appropriate bylaws need to be enacted to govern such housing.

VARIANCES:

Variance 1 - The applicant is requesting the width of an existing alleyway, 3.6 metres, be considered as the building lot width, instead of the required lot width of at least 12.0 metres. Not only is the width of this alleyway 70% less than the required minimum, not even one cm of this width actually fronts any side of the proposed building. Furthermore, the “lot width”/alleyway would continue to be an

active alleyway.

Variance 2 - The applicant is requesting the front yard be permitted to contain no landscaped area instead of the minimum 50%. This variance request underscores the unreasonableness of Variance 1. The “front yard” is not a front yard; it’s an existing alleyway required to access the proposed building. The same “front yard” would continue to serve as an alleyway for the neighbourhood.

Variance 3 - The applicant is requesting the garage floor be at grade instead of 0.3m above grade. We are not aware of any justification for this variance. If there is good reason to have a minimum grade requirement for a garage floor, why would it not apply in this case?

It would appear that other variances not mentioned in the application might also be required, eg. What about the 7.5 metre setback requirement for the back yard, wherever that may be for this property?

BUILDING SIZE:

The building proposed would cover 51 % of the lot. The norm in the neighbourhood for a single family dwelling is less than 40%. The footprint of the proposed dwelling relative to the building lot would be the largest in the neighbourhood.

The building does not have a suitable front yard, required to be at least 6.0 metres, with 50% landscaped, nor a required back yard depth of 7.5 metres. Furthermore, the front of the house is only 1.54 metres from the property line.

The front of this two storey building sitting almost right on the lot line would be towering over our backyard. We will lose sunlight and privacy, especially when we enjoy our backyard garden for family meals and entertaining. We will be exposed to noise and light from the property and we will have this large building blocking our view. Rain water runoff seeping into neighbours’ basements is another major concern. There would also be an increase in the number of cars parking on Undermount and Mountain Aves where parking is already limited for residents and visitors.

Clearly such a building would have a severe negative impact on the property value of neighbouring homes, with greatest negative impact on us and our neighbours residing at #16 Undermount Ave.

While there are other concerns relating to this proposal we trust the Committee will consider, we have focused only on our most serious concerns.

We request the Committee of Adjustment deny this application.

Sincerely,

Helen and Joe Tomasik

12 Undermount Ave
Hamilton, ON. L8P 3Z6

Sent from my iPad

June 21, 2020

As residents of **12 Undermount Ave** for the past 33 years, we are submitting a third letter to the Committee of Adjustment expressing our vehement opposition to the approval of **Variance Application NO: HM/A-19:290**.

The variances are unreasonable in number and scale. The building proposed is far too large, taking up 51% of the building lot. We are also greatly concerned this building will become a multi unit rental property - there is minimal landscaping space around the entire property with the front door facing an active alley with a view of our fence and garage. To suggest this proposal is meant to facilitate the construction of a single family dwelling is disingenuous. We cannot contemplate any family wanting to live in a home that has so little green space for their children to play, or for adults to enjoy outdoor leisure, with an immediate front view of an alley, our backyard fence and garage. This lot is in "the middle of the block" accessible only via an alley, with no street frontage. Existing building bylaws do not contemplate building a residential home on such a lot, hence why the builder is requesting what we consider to be major and inappropriate variances.

VARIANCES:

Variance 1 - The applicant is requesting the width of an existing alleyway, 3.6 metres, be considered as the building lot width, instead of the required lot width of at least 12.0 metres which is required of all of the other homes in our neighbourhood. Not only is the width of this alleyway 70% less than the required minimum, not even one cm of this width actually fronts any side of the proposed building.

Variance 2 - The applicant is requesting the front yard be permitted to contain no landscaped area instead of the minimum 50%. This variance request underscores the unreasonableness of Variance 1. The "front yard" is not a front yard; it's an existing alleyway required to access the proposed building. The same "front yard" would continue to serve as an alleyway for the neighbourhood, an alleyway that enters directly into a very busy intersection at Locke and Aberdeen.

Variance 3 - The applicant is requesting the garage floor be at grade instead of 0.3m above grade. We are not aware of any justification for this variance. If there is good reason to have a minimum grade requirement for a garage floor, why would it not apply in this case?

It would appear that other variances not mentioned in the application might also be required, eg. What about the 7.5 metre setback requirement for the back yard, wherever that may be for this property?

BUILDING SIZE:

The building proposed would cover 51% of the lot. The norm in the neighbourhood for a single family dwelling is less than 40%. The footprint of the proposed dwelling relative to the building lot would be the largest in the neighbourhood.

The building does not have a suitable front yard, required to be at least 6.0 metres, with 50% landscaped, nor a required back yard depth of 7.5 metres. Furthermore, the front of the house is only 1.54 metres from the property line. The front of this two storey building, sitting almost on the lot line, would tower over our backyard. Of further concern is the windows on the second floor which will impact the privacy of our property as they overlook our back deck and bedroom windows. This is presumably why the bylaw for laneway housing has restrictions for second floor windows and doors.

We will lose sunlight and privacy, especially when we enjoy our backyard garden for family meals and entertaining. We will be exposed to noise and light from the property. Rain water runoff seeping into neighbours' basements is another major concern. There would also be an increase in the number of cars parking on Undermount Ave and Mountain Ave where parking is already limited for residents and visitors. Clearly such a building would have a severe negative impact on the property value of neighbouring homes, with greatest negative impact on us and our neighbours residing at **#16 Undermount Ave.**

Having stated our objections to the variances, we do support laneway housing, and would respectfully submit that the applicant consider the requirements stipulated in By-law No. 18-299 (which amends Zoning By-law No.6593) for this proposed laneway house. Consideration of building height and square footage maximums, window and door placement restrictions as well as minimum setbacks from lot lines, would significantly ameliorate the concerns of our neighbourhood. Given this proposed house is not a second dwelling in the back yard of an existing residential property, the windows and doors **should only be permitted on the ground floor on the east side** of the proposed house, as to place windows and doors on the second floor impacts the privacy of the residents of **#12 and #16 Undermount Ave.**

We trust the Committee will consider our serious concerns and invite members of the Committee to conduct a site visit to see firsthand the impact that such a building would have on our property and the neighbourhood.

We request the Committee of Adjustment deny this application.

Sincerely,
Helen and Joe Tomasik
[12 Undermount Ave](#)
[Hamilton, ON. L8P 3Z6](#)

From: tomasikjoseph@gmail.com
To: [Committee of Adjustment](#)
Cc: helen.tomasik@outlook.com; [Wilson, Maureen](#)
Subject: Fwd: HM/A-19:290 Variance Application to be heard on June 25,2020
Date: June 22, 2020 1:32:52 PM
Attachments: [Variance Application Concerns June 21, 2020.docx](#)
[ATT00001.htm](#)

Jamila Sheffield
Secretary-Treasurer
Committee of Adjustment

We are writing to advise the Committee of Adjustment of the following additional points submitted in opposition to the requested variance application HM/A-19:290 re Municipal Address 315B Aberdeen Avenue, Hamilton to supplement our submission sent at 4:19 pm yesterday.

The additional points are:

1. With respect to the concern that this building will become a multi-unit dwelling, the majority of the building, as proposed, falls mainly in Zone C, Single Family, but a small portion, the garage, falls in Zone D, Multi-Unit. What assurance is there that this will NOT become a multi-unit dwelling?
2. We have a detached garage which abuts the alleyway. This garage could only be accessible for vehicle parking via the alleyway. The front door of the building as proposed in the Application, would be directly across from our garage. We wish to maintain our ability to drive a vehicle into our garage via the alleyway, should we decide to do so by putting in a garage door on the back of the garage. This would be particularly significant if we purchased an electric vehicle as the garage has electricity. Losing such potential use of our garage would only add to the devaluation of our property that would be result from a large two storey building towering over our backyard. What assurance is there the proposed dwelling, along with the applicant's purchase of this alleyway, will not rob us (or any prospective purchaser of our property) of the ability to utilize our garage as described herein?

Helen and Joe Tomasik
12 Undermount Avenue
Hamilton, Ontario L8P 3Z6

Sent from my iPad

Sent from my iPad

Begin forwarded message:

From: Helen Tomasik <helen.tomasik@outlook.com>
Date: June 21, 2020 at 4:19:08 PM EDT
To: "cofa@hamilton.ca" <cofa@hamilton.ca>
Cc: "Tomasikjoseph@gmail.com" <Tomasikjoseph@gmail.com>,

"Maureen.Wilson@hamilton.ca" <Maureen.Wilson@hamilton.ca>

Subject: HM/A-19:290 Variance Application to be heard on June 25,2020

Jamila Sheffield
Secretary-Treasurer
Committee of Adjustment

Ms Sheffield,

Attached is our written submission for consideration of the Committee of Adjustment regarding HM/A-19:290. We will be registering our attendance at the virtual meeting on June 25th at 3:10 pm.

Sincerely,

Helen and Joe Tomasik
12 Undermount Ave
Hamilton, ON L8P 3Z6

From: [Harris, Richard](#)
To: [Committee of Adjustment](#)
Cc: [Wilson, Maureen](#)
Subject: HM/A-19:290
Date: June 21, 2020 8:08:57 AM
Attachments: [Letter re variance.pdf](#)

To the members of the Committee of Adjustment,

Three months ago I sent a letter regarding the application for a minor variance at 315B Aberdeen Avenue. As you can see, I don't believe that the variance is minor, or that the application is being made in good faith.

The hearing was postponed until this coming Thursday, June 25. Because I am not sure whether you have retained the earlier correspondence, I am again sending my letter, as an attachment to this message.

I am cc'ing to my ward councillor, Maureen Wilson.

Richard

Richard Harris, FRSC, FRCGS
School of Geography and Earth Sciences
McMaster University, Hamilton, Ontario

(905) 525-9140 ext. 27216



School of Geography
and Earth Sciences

1280 Main Street West
Hamilton, Ontario, Canada
L8S 4K1

Richard S. Harris, PhD
Professor of Geography
School of Geography and Earth Sciences
McMaster University, Hamilton, Ontario
Canada L8S 4K1
Tel: (905) 525-9140 ext. 27216
Fax: (905) 546-0463
E-mail: harrisr@mcmaster.ca

16 March 2020

Re: An application for a minor variance for construction of a dwelling at 315B Aberdeen Avenue

To whom it may concern,

I am writing to express serious concerns about this application which I think should be rejected in its current form.

I write primarily in my capacity as a Professor of urban geography at McMaster University. Full disclosure: it is true that I am a resident of the neighbourhood in which this address is situated, specifically 37 Undermount Avenue, but I would not be directly affected by the proposed development.

First let me say that I agree with the principle of increasing residential densities in existing residential neighbourhoods of the city. Indeed, I make the case for this to my undergraduate students, and next year will be supervising a postdoctoral student who is specifically concerned with ways of promoting what are sometimes known as Accessory Dwelling Units (ADUs) in existing single-family homes. However, I also tell my students that densification should be undertaken transparently, and sensitively.

In that context, I have much the same concerns with the present application as I did with its previous incarnation.

The first and most significant is that there are reasons to believe that the applicant is being duplicitous. It is implausible, indeed inconceivable, that anyone able and willing to purchase a very large (5 bedroom) single family dwelling would be interested in a home on such a cramped site, with no front yard, and with no direct frontage onto a residential street. The only access is

via a narrow alley/driveway onto a busy arterial, Aberdeen.

It is likely that the developer intends to create a multi-unit dwelling, which would be at more substantial variance with the current zoning and for which the parking would be wholly inadequate. The developer may believe that, once the building is complete, a subsequent request for a multi-unit variance would be accepted. In other words he is not being transparent about his intentions.

My second concern is that, even taken at face value, the application entails substantial variances in terms of setbacks and rear yards. Either of these would be a potential concern, but in combination they clearly indicate the inappropriateness of such a development on this site. One could imagine a more modest – and affordable – structure, but this is not what is being proposed.

The third issue is that the parking would be adequate for the residents of a single-family dwelling but that there is no provision for visitors, still less for the potential tenants of a 5-bedroom dwelling. Moreover, the proposed development would entail an encroachment on the existing alley, which is already being used for parking. Current users would be displaced. The nearest parking would be on Undermount Avenue or Homewood Avenue, both of which are already receiving overflow parking from the reviving Locke Street. And no, I do not say this out of self-interest: my house contains a driveway long enough to accommodate my own vehicles and a visitor's.

Fourthly, as noted, the proposal involves encroaching on the alley in which that are likely to restrict, or possibly prevent, proper rear access to several properties on Undermount and Mountain Avenues. (To repeat. This does not affect me.) This would potentially prevent the owners of those properties from themselves developing a laneway house of more appropriate size. It is my understanding that a property owner on Mountain is indeed contemplating such a development.

In light of the above, I strongly recommend that the present application for a minor variance be denied.

Yours sincerely,



Richard Harris, Professor

Sheffield, Jamila

From: benwri benwri <benwri@bell.net>
Sent: March 15, 2020 2:31 PM
To: Evans, Morgan
Subject: Application HM/A-19:290 315B Aberdeen Avenue

Hello,

I am unable to attend the Committee of Adjustment meeting on Thursday March 19, 2020 and I want to send my comments by email.

I want to register my objection to the proposed variances.

The reduction of the lot width from 12 metres to 3.6 metres is significant and the reason given that they want to have frontage on Aberdeen Ave and not Mountain Ave is not provided. The indication is that the proponent wants to take ownership of the alley off of Aberdeen but still provide access to the houses backing onto the alley. I believe it is wrong to take ownership of the alley without every property owner accessing the alley providing his/her approval since not having access to the alley will create problems for them to access their yards and additional parking. If these houses lose the option of accessing parking from the alley they will have to park on the street; e.g. Undermount and Mountain which are already 'packed' with cars. This will exacerbate the situation. If the proponent wants to 'assume the full alley' he/she should have the written approval of every property owner that backs onto to the alley or not proceed until he/she has this.

I understand the proponent's desire to buy the alley but the zoning bylaw No 05-200-section 4 states that no lot shall have built upon it a building for any purpose in any zone unless the lot abuts a street for a minimum of 4.5 metres but the width of the laneway would be the requested 3.6 metres. I think that seeking a variance is an 'underhanded' way of achieving this. If this is to be a single family house, having the alley 'act' as a front yard is inappropriate, especially since not having a landscaped front yard is not consistent with all single family houses in the neighbourhood.

The footprint of the house is very large (about 52% of the lot versus 40% of other houses in the area) and the proposed 5 bedrooms would likely mean that the proposed 2 parking spaces will be insufficient for all residents of the house meaning that there will be parking spillover on the other streets. In addition, it appears that much of the lot will have non-permeable surfaces, which would increase runoff and may negatively impact the surrounding houses and an already stretched sewer system. Best design practices are promoting the increased use of permeable surfaces and not a reduction.

Although we do not back onto this property, a large house so close to the property line would have a negative impact on the houses particularly on Undermount since their backyards are much more narrow than the houses on Mountain. Having people looking directly onto someone's backyard (from the proposed building's second floor) is not desirable and will probably create issues for these homeowners when they try to sell their properties.

I understand that the City of Hamilton is reviewing options to allow laneway houses but these houses in general are significantly smaller than the proposed house for many of the same reasons. For example, in the August 3, 2018 article in the Hamilton Spectator, the City allowed a laneway house to be built that was 800 square feet and a single story. With this in mind, if any one of the owners of the properties that currently abut the laneway wish to create a laneway house they will be unable to do so.

I should note that I am a proponent of these smaller laneway houses as a way of providing affordable housing options for the city. According to the pilot zoning PED16200(a), the property must abut a laneway. Taking this option away from

the property owners that currently abut onto the laneway is contrary to the 'intent' of the City's plan to increase the number of affordable housing options in the city.

Alan Bentley

59 Undermount Avenue

Sheffield, Jamila

From: Rebecca Mills <rebeccamills@gmail.com>
Sent: March 16, 2020 11:18 AM
To: Sheffield, Jamila; Evans, Morgan; Wilson, Maureen
Subject: APPLICATION NO: HM/A-19:290

Hello,

I am emailing for the second time to express my concerns about application no: HM/A-19:290. Please don't let this pass as is. These plans are inappropriate and not fair to the current members of the community. This is clearly going to be a rental house, and it is disingenuous to claim otherwise.

Develop the property, but let a regular, single family house be built without all these variances.

To be in keeping with the neighborhood, it needs a front and back yard, and the front door should open on the north side. In addition, the east side should be at minimum 6 m from the fence line (providing a 3-metre 'front yard')

Please listen to the residents and don't approve a development project that is incongruent with the neighborhood. In its current state, this project will adversely impact the privacy and quality of life of current members.

Stop favouring developers and start listening to the Hamilton residents: deny this application.

Regards,
Rebecca Mills
289-755-4397

Sheffield, Jamila

From: Sally Luke <sally.luke1@gmail.com>
Sent: March 17, 2020 3:41 PM
To: Sheffield, Jamila; Evans, Morgan
Subject: Fwd: Presentation - drawing now - HMA 19-290
Attachments: HMA-19-290 March 2020 drawing Final.JPG; HMA-19-290 March 2020 drawing draft 1.JPG

Hi Jamila & Morgan,

Please go ahead and include these two drawings of the HMA 19-290 site, as well as our written comments (that Graeme Luke sent in on a separate email).

One drawing says Final (and is easier to read); the other is how I made the drawing (using both the March 2020 and September 2019 submissions by the applicant). The drawings were drawn at 1/4" scale = 1m with an architectural imperial scale, as I do not own a metric scale. The drawing will be smaller (on an 8.5x11) when you print on paper (as it goes to the border of the page). I had to take a photo of them to allow printing.

Best wishes and be safe,

Sally

----- Forwarded message -----

From: Sally Luke <sally.luke1@gmail.com>
Date: Tue, Mar 17, 2020 at 8:29 AM
Subject: Presentation - drawing now - HMA 19-290
To: Sheffield, Jamila <jamila.sheffield@hamilton.ca>, Evans, Morgan <morgan.evans@hamilton.ca>, Helen Tomasik <helen.tomasik@gmail.com>, Graeme Luke <luke@mcmaster.ca>, Joe Tomasik <tomasikjoseph@gmail.com>

Hi Morgan and Jamila,

Attached please find the drawing of the HMA 19-290 site (the one that says Final). The other is how I made the drawing (using both the March 2020 and September 2019 submission).

Please include this in your meeting this morning.

Thank you,

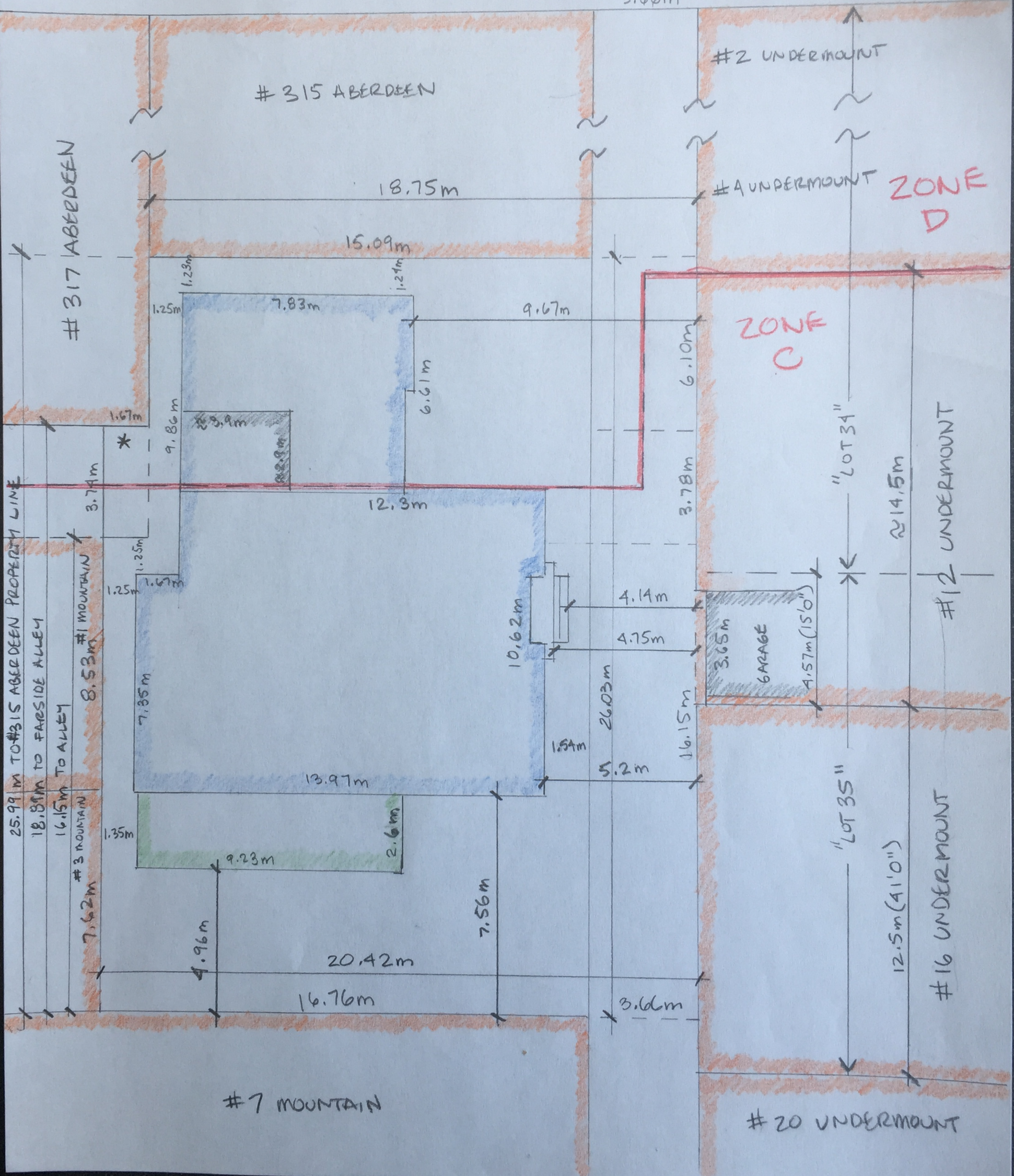
Sally

MAIN BLDG $\approx 141.0555 \text{ m}^2$
 GARAGE $\approx 52.7742 \text{ m}^2$
 193.8297 m^2
 1FL PORCH $\approx 24.0000 \text{ m}^2$
 TOTAL BLDG $\approx 217.8292 \text{ m}^2$

ZONING FRONT YARDS 6.0m
 BACK YARDS 7.5m

SEP 2019 LOT SIZE $\approx 419.7632 \text{ m}^2$
 MAR 2020 LOT SIZE $\approx 426.0010 \text{ m}^2$
 * LOT INCREASE, AS PORTION
 OF MOUNTAIN ALLE ADDED
 % BLDG TO LOT TO SEP 2019 LOT = 52%
 TO MAR 2020 LOT = 51%

ABERDEEN AVENUE
 3.66m

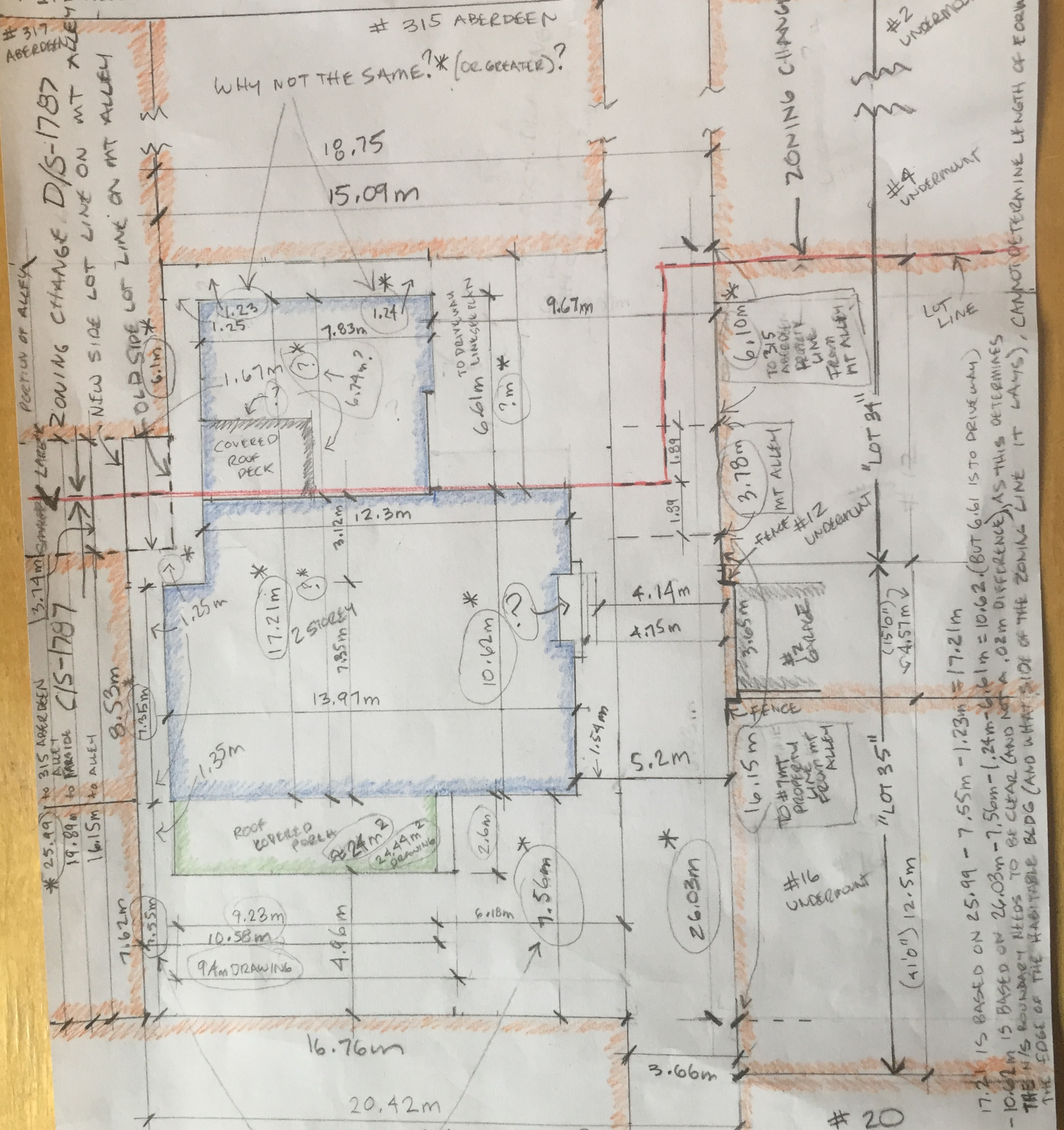


GARAGE 52.7742 m²
 MAIN BLDG 141.0555 m²
 193.8297 m²
 2FL PORCH 24.0000 m²
 OR 1FL PORCH 24.4400 m²

ZONING - FRONT YARDS ARE 6.0m
 BACK YARDS ARE 7.5m

• LOT INCREASE ON MT ALLEY = 6.2458m²
 • SEP 2019 SQ LOT = 419.7632 m²
 • MARCH 2020 SQ LOT (w/MT ALLEY INCREASE) = 426.009 m²
 % BLDG TO SEP 2019: 52.8
 TO MARCH 2020: 51%

ABERDEEN AVE



WHY NOT THE SAME? * (OR GREATER)?

NOTE - THE N/S BOUNDARY NEEDS TO BE CLEAR (AND NOT A .02m DIFFERENCE) AS THIS DETERMINES THE EDGE OF THE HABITABLE BLDG (AND WHAT SIDE OF THE ZONING LINE IT LAYS), CANNOT DETERMINE LENGTH OF EORW SIDES

TOTAL WHY NOT THE SAME? * (OR GREATER)?
 * IF APPROX. .02m ADDED NORTH+ SOUTH, WHY IS "LOT" LENGTH 25.99 ON WEST AND 26.03 ON THE EAST, A .04m DIFFERENCE?

Sheffield, Jamila

From: P Vuurman <pvuurman@hotmail.com>
Sent: March 15, 2020 9:48 PM
To: Evans, Morgan; Sheffield, Jamila
Subject: VARIANCE APPLICATION NO: HM/A-19:290

With respect the above mentioned APPLICATION NO: HM/A-19:290:

As a more than three decade resident in this neighbourhood and having voted in every election since arrival, I am very concerned with what appears to be a proposal that will severely impact this area negatively. There are several issues that have been mentioned by others that I need not repeat but all having to do with insufficient space to accommodate a structure indicated by said proposal including but not limited to:

- insufficient lot size compared to green space
- excess water runoff into neighbouring properties
- potentially five (5) bedrooms in an eight (8) habitable-room dwelling with possible use as a rooming house / multi-family / student housing contrary to the designated zoning
- diminished quality of life for the immediate neighbours - safety issues, parking issues, noise issues, etc

Another aspect is my concern for elementary school children from the catchment area on and West of Mountain Ave, South of Aberdeen Ave. A significant number of these children are observed every day using the alley starting from Mountain Ave eastward to the alley down to the crosswalk at the top of Locke St. thus avoiding using the busiest section of Aberdeen Ave where the sidewalk is immediately beside the driven part of the road. These youngsters are entrusted with the personal responsibility of arriving safely as school each day and they are deliberately choosing this safer alternative. The aforementioned variances include provisions to permanently close this safer alternative.

Furthermore, it has come to my attention that City Council and a number of City Departments have been discussing measures to improve public safety. I understand that several proposals have been posited including at least one for Aberdeen Ave potentially involving traffic calming, bicycle lanes and parking modifications. Approval of this application HM/A-19:290 with the consequent closing of the alley would be counter to stated City safety objectives for these students.

I am requesting that APPLICATION NO: HM/A-19:290 be **rejected**.

Sincerely, Pat Vuurman, 21 Undermount Ave.

June 22, 2020

Dear Members of the Committee of Adjustment,

We are writing to advise the committee that we are opposed to the HM/A-19:290 (current address 315 Aberdeen Ave) as submitted.

We are not opposed to any development of the property entirely, in fact; we fully support appropriate development of a dwelling which fits the lot and doesn't impose significant negative demands on neighboring properties and the neighbourhood in general (for example, an alley house or, at the largest, a single-family house in keeping with the neighbourhood, with comparable footprint percentage and adequate landscaping to other properties). An appropriately sized house with pedestrian and vehicle access for all the surrounding properties would be most welcome.

The Kirkendall Neighbourhood Association Developmental Review Committee has encouraged us (the Tomasiks #12 and Lukes #16) to present our concerns to the Committee of Adjustment. Additionally, we have asked the KNA to facilitate any discussions between the concerned community when the time is appropriate.

As to the application...

The proposed development of 315B Aberdeen requires several variances in its present form. the variances are not reasonable (and two additional necessary variances are even omitted from the application).

Variance 1 –

The first variance requested is that a lot width of 3.6 metres be permitted instead of the required lot width of 12.0 metres. The purpose of this variance is so that the proposed house can have an address on Aberdeen Avenue, rather than being "landlocked" within the block encompassed by Aberdeen, Undermount, Glenfern and Mountain Avenues. The proposed address and frontage on Aberdeen would consist of the alley extending from Aberdeen Avenue parallel to Undermount Ave. This would require the applicant to acquire the alley from the city. However, this alley is used by several neighbouring properties for access and so a right of way access (for pedestrians and vehicles) and would need to be granted in perpetuity to all of these properties. Such a right of way will negatively impact the proposed building's true "front" yard (the east face) as future needs of these neighbouring properties who might require enhanced access to enable parking of electric vehicles (EV's) via the alley and simply to have a second parking space (as demand on parking on Undermount, already very high, will undoubtedly increase).

It is worth noting that the alley parallel to Undermount Ave., is quite narrow and decaying, especially at Aberdeen Avenue: it will be extremely difficult and even dangerous for emergency

vehicles to access the proposed property at 315B Aberdeen. Access to this alley is already difficult, as it comes from the stoplight at Locke & Aberdeen.

It is possible that this application should be rewritten entirely and moved to acquiring the Mountain Avenue alley (and the city's address amended), as Mountain Avenue would be a much safer entrance for this property (for the residents of this building, as well as for pedestrians and other traffic on Aberdeen Ave). This should be studied by all departments (e.g., traffic, planning and real estate).

Variance 2 (and the omitted Variance 4) –

“The gross area of the front yard shall be permitted to contain no landscaped area instead of the required minimum of 50% of the gross area of the front yard to be provided as landscaped area.”

Note, a front yard should be 6.0m and the alley cannot be the front yard, as the alley will continue to be shared with all properties on the alley (#2, #4, #12, #16, #20, #24 Undermount Avenues and #315 Aberdeen, as well as, #7 Mountain and #11/#9 Mountain). The “front yard” as presented in the drawings would directly back on to the alley behind #12 and #16 Undermount.

Variance 4 (not on application) –

This variance (not requiring a 7.5m backyard) was in September 2019 application. It is not mentioned in this application. However, if the variance is not mentioned, then the covered porch should not be in the drawings.

As presented, the rear yard will be substantially occupied by a covered porch built onto the house, extending well into the required 7.5m depth back yard required by bylaws.

This requirement should be the fourth variance (if the plans are to be accepted). We would not be in support of this variance and hold that a back yard should conform to the by-law.

The proposed building with the porch approximately 217.8 m² (and without the porch would be about 194 m²). The footprint occupies nearly 52% of the buildable lot whereas a single-family dwelling typically occupies less than 40% of the lot in this neighbourhood. The proposed building does not have a landscapable yard that is typical or appropriate. The “front” (east face) of the house will extend to a distance of 1.5m from the alley (extending parallel to Undermount), with the front steps extending forward to a 0.5m distance from the alley.

From east to west, the back yard is 7.56 m deep for 6.18m, 4.96 m deep for 9.23 m and 7.56 m for 1.35 m to create a 100.5 m² back yard. 100.5 m² is close to 99 m² that a 6.0 m across the width of the 16.76 m back yard would provide, but 6.0 m is not 7.5m; back yards in zone C require 7.5 m. The back yard should be 126.7 m², this is 27.5 m² short.

To suggest that a single family would ever live in property without a front yard for landscaping and an inadequate back yard for children to play and adults to entertain is unimaginable. Furthermore, having the “front” windows and door leading directly on to an active alley opposite from a garage (that may at any time turn around its entrance) is unfathomable.

The effect of this variance is that the developable portion of the lot will be maximally occupied by the proposed dwelling rather than providing appropriate landscaping as all other properties in the neighbourhood are required. There is no good reason for granting this variance #2 and being in violation of the 7.5m backyard setback bylaw. The only apparent purpose is to maximize the footprint of the proposed dwelling. This would have the effect of creating the maximum negative impact on the neighbouring properties.

Variance 3 –

This variance is about being permitted to have a finished level garage at grade (0.0m) of the required minimum of 0.3m above grade for a finished level of the garage floor. We do not know why this would be and what are the implications.

Variance 5 –

This variance, “Variances are based on the owner merging all portions of acquired and closed portions on title, with the lands known as 293 Aberdeen Avenue and 315B Aberdeen Avenue” is omitted from this application and was in the March 2020 application.

We do not know why this variance was omitted from this application and again, the acquisition of Mountain Avenue alley might make more sense for this property.

Discussion as to the drawings -

The effect of the proposed variances (and completely ignoring two) is to maximize the size of proposed dwelling. In view of the minimal property set aside for landscaping it appears likely that this property is designed to be converted to a multi-family or multi-adult dwelling. Such a development would place extreme demands on the neighbourhood for parking. The proposed dwelling has parking for two vehicles, and a provision for 8 habitable rooms. This proposed parking is likely already inadequate; this would be even worse if the property were rezoned as might be expected by the design submitted. The parking on Undermount and surrounding neighbourhood will already be impacted by the four displaced vehicles that currently park in the portion of the Mountain Alley that will be built upon.

Taking over the Mountain Alley (a portion permanently) will clearly have an impact on pedestrians in the neighbourhood (especially to St. Joseph’s School, Ryerson Elementary School and Lionsgate Montessori). Furthermore, the closure will impact drivers through the two alley system (and their access to their properties).

The proposed building covers vastly more of the property (52%) than any other neighboring properties (typically 40%). This will have deleterious effects on the neighborhood due to

inadequate drainage as much of the property as the entire alley will be impermeable. The result will be rainwater and melting snow draining into neighboring properties (and their basements) and down the main access alley to Aberdeen Avenue. The city's Consolidation Report dated September 12, 2019 recommends that the previous application" be tabled until such time that the applicant provides additional information on how they intend to handle the increased stormwater runoff/impervious area of the site." No such information is provided in this application: in fact no mention of water runoff appears anywhere in this application.

The proposed building will negatively affect the property values of 12 Aberdeen, 16 Aberdeen (and 20 Aberdeen Avenue). These neighbors will face directly onto the proposed building which will be extremely close to our houses since it will not be adequately set back from the alley (1.5m, with steps only 0.5 m back), much closer to our houses than allowed otherwise. The steps of the building will be 4.14m from our property line (and the face of the building 5.2m from our property line), rather than 7.5m required by the bylaw for facing backyards. The proposed building will block our sunlight in the afternoon/evening and will result in excessive light pollution on our property (bedrooms etc.). It will present unreasonable noise in our property which will not be mitigated by landscaping or distance and will negatively infringe on our privacy.

Vehicle and Pedestrian Access is not explicitly provided for in the written proposal, however it is somewhat in the fine print on the provided plan. The plan reads, "Proposed closure of alleyway (alley # illegible) right of way to be created for adjoining properties (by registered plan (illegible #s)).

The plan shows "Lot Lines" and not property lines. Lot 35 starts on the south end at #20/#16 Undermount property line and doesn't end until 15'0" (4.57 m) past the #16/#12 Undermount property line and a bit past #12 Undermount's garage. Lot 34 starts at this point and doesn't end until Aberdeen Avenue.

Therefore, "Lot 34" includes "#2 Undermount, #4 Undermount and #12 Undermount, and "Lot 35" includes "#12 Undermount" and #16 Undermount.

The proposal needs to include property lines and needs to include in its notes that vehicle and pedestrian access will be provided to nine properties (and not lots), the properties are: #315 Aberdeen, #2 Undermount, #4 Undermount, #12 Undermount, #16 Undermount, #20 Undermount, #24 Undermount, #7 Mountain and #11/#9 Mountain.

Furthermore, the nine deeds of the above properties need to be amended to reflect this in perpetuity.

The drawing is vague as to many of the dimensions (and one has to go to the September 2019 for much of the missing information (but not all). The drawings omit many of the dimensions north to south, specifically at the garage; the exterior dimension is unknowable, as the interior dimension is given without reference to wall depth.

Additionally, the depth of the driveway is unavailable. All of the above can lead to improper location of the building and the potential for a future owner to argue that the habitable build is in Zone D (multi-family, multi-adult rental properties). Please see attached drawings of the project using both the September 2019 and the current application.

What guarantees are there that this will never become a multi-family home, a multi-adult rental property, or an Airbnb?

An appropriate application could be accomplished with proper setbacks for the entire back yard (7.5 m) and an increase to the east side yard of 3.84 m, at a minimum, so that appropriate landscaping and screening from alley can be in place (7.5 m from 12 and 16 Undermount fence line, including the 3.36 m alley). An even more appropriate east face should be 6.m as a true "front yard" (and 9.36 from 12 and 16 Undermount fence line, including the 3.36 m alley).

To conclude, we believe the variances requested should be refused and the proponents should return with more appropriate plans for developing the 315B Aberdeen property that reflects the rest of the neighborhood and treats the alleys appropriately.

As discussed with Jamilla Sheffield, we will be submitting photos tomorrow morning.

Thank you,

Graeme and Sally Luke
16 Undermount Avenue

From: [LMJ Gable-Flock](#)
To: [Committee of Adjustment](#)
Subject: Committee of Adjustment Application# HM/A19:290
Date: June 22, 2020 6:45:54 PM

Please find below questions for the Committee of Adjustment Application# HM/A19:290.
 A virtual Meeting to take place Thursday June 25th 2020 at 3:10 pm.
 Thank you in advance

Mary Jane Gable-Flock
 319 Aberdeen Ave.,
 Hamilton, L8P 2R6
 905-520-1453
mj_lady_080@yahoo.ca

QUESTIONS:
for Committee of Adjustment Application# HM/A19:290

Time Table

1. What is the plan for start & finish dates?
2. what are the working hours each day?

Has there been any Consideration for soil testing?

1. in the -50's, 60's & 70's it was a sheet metal shop, car restoration shop

Suggestion on last meeting closing of Mountain St.

- Is Mountain ave going to be closed - if so what are the plans for residents of Mountain and the families that use the laneway to access their properties including parking?

Laneway

1. Narrow Laneway from East to West

- box trucks now have difficulty moving in & out of the laneways - dump trucks are minimum 8.5 to 10- ft wide and can haul up to 27 tons
- trailers 13 ft 6 inches wide

2. Wear & tear on the laneway consider-

- it is gravel & not paved - frequently there are pot holes now just with cars going up & down - not maintained by the city
- what is the plan for construction vehicles to unload and turn around in the laneway? Previously, the purchaser commented that he could use the open space behind 1 Mountain - which is private property.
- Many times it is impassable during the winter due depth of snow

What is the plan for taking away the materials from the building

Parking

1. parking is at a premium with the residents living in the houses connected to and using the laneway now.
2. 12 families use the laneway now with their driveways & parking off of it
3. Plans for parking?

Future Plans

- Is it a single family dwelling?
- Previously said the house was for purchaser's children
- if at a later date it changes to student housing - will that require another variance?
-

Dear Members of the Committee of Adjustment,

We are writing in regards to the application for several minor variances (application HM/A-19:290: the 315B Aberdeen Ave. property). We oppose the granting of these variances as they are submitted for the reasons we outline below.

The proposed building will occupy a significant portion (52%) of the property and will be very damaging to our property, our drainage, our privacy and our quality of life. Furthermore, the property would be damaging to the neighbourhood as a whole, in terms of parking and noise. Additionally, the approval of a building with so many variances, would set a dangerous precedent as, what are zoning rules for if they are not to be followed, if they are not to ensure that buildings fit neighbourhoods? And finally, it is unbelievable that this is a single-family home, as it has no front yard and an inadequate back yard and it fronts a fence, a garage and an active alley.

The proposed development of 315B Aberdeen requires several variances in its present form. The first variance requested is that a lot width of 3.6 metres be permitted instead of the required lot width of 12.0 metres. The purpose of this variance is so that the proposed house can have an address on Aberdeen Avenue, rather than being "landlocked" within the block encompassed by Aberdeen, Undermount, Glenfern and Mountain Avenues. The proposed address and frontage on Aberdeen would consist of the alley extending from Aberdeen Avenue parallel to Undermount Ave. This would require the applicant to acquire the alley from the city. However, this alley is used by several neighbouring properties for access and so a right of way access (for pedestrians and vehicles) would need to be granted to all of these properties. Such a right of way will negatively impact the buildings "front" yard (the east face) as future needs of these neighbouring properties who might require enhanced access to enable parking of electric vehicles (EV's) via the alley and simply to have a second parking space (as demand on parking on Undermount will undoubtedly increase).

The second variance is that "front yard shall be permitted to contain no landscaped area instead of the required minimum 50.0% of the gross area of the front area to be provided as a landscaped area". The effect of this variance is that the developable portion of the lot will be maximally occupied by the proposed dwelling rather than providing appropriate landscaping as all other properties in the neighbourhood are required. There is no good reason for granting this variance, whose only apparent purpose is to maximize the footprint of the proposed dwelling.

The main effect of the proposed variances is to maximize the footprint of the proposed dwelling which would have the effect of creating the maximum negative impact on the neighbouring properties (including ours at 16 Undermount Ave.). The proposed building without the porch would be about 194 m² and approximately 217.8 m² including the attached covered porch. The footprint occupies nearly 52% of the buildable lot whereas a single-family dwelling typically occupies less than 40% of the lot in this neighbourhood. The proposed building does not have a landscapable yard that is typical or appropriate. The "front" (east face)

of the house will extend to a distance of 1.5m from the alley (extending parallel to Undermount), with the front steps extending forward to a 0.5m distance from the alley. The rear yard will be substantially occupied by a covered porch built onto the house, extending well into the required 7.5m depth back yard required by bylaws. Furthermore, there is no request for a variance from this requirement appears in the application. This requirement should be the third variance.

The effect of the proposed variances (and completely ignoring one) is to maximize the size of proposed dwelling. In view of the minimal property set aside for landscaping it appears likely that this property is designed to be converted to a multi-family or multi-adult dwelling. Such a development would place extreme demands on the neighbourhood for parking. The proposed dwelling has parking for two vehicles, and a provision for 5 habitable rooms. This proposed parking is likely already inadequate; this would be even worse if the property were rezoned as might be expected by the design submitted. The parking on Undermount and surrounding neighbourhood will already be impacted by the four displaced vehicles that currently park in the portion of the Mountain Alley that will be built upon.

The proposed building covers vastly more of the property than any other neighboring property. This will have deleterious effects on the neighborhood due to inadequate drainage as much of the property as the entire alley will be impermeable. The result will be rainwater and melting snow draining into neighboring properties (and their basements) and down the main access alley to Aberdeen Avenue. The city's Consolidation Report dated September 12, 2019 recommends that the previous application be tabled until such time that the applicant provides additional information on how they intend to handle the increased stormwater runoff/impervious area of the site." No such information is provided in this application: in fact no mention of water runoff appears anywhere in this application.

From east to west, the back yard is 7.56 m deep for 6.18m, 4.96 m deep for 9.23 m and 7.56 m for 1.35 m to create a 100.5 m² back yard. 100.5 m² is close to 99 m² that a 6.0 m across the width of the 16.76 m back yard would provide, but 6.0 m is not 7.5m; back yards in zone C require 7.5 m. The back yard should be 126.7 m², this is 27.5 m² short.

Vehicle and Pedestrian Access is not explicitly provided for in the written proposal, however it is somewhat in the fine print on the provided plan. The plan reads, "Proposed closure of alleyway (alley # illegible) right of way to be created for adjoining properties (by registered plan (illegible #s)). The plan shows "Lot Lines" and not property lines. Lot 35 starts on the south end at #20/#16 Undermount property line and doesn't end until 15'0" (4.57 m) past the #16/#12 Undermount property line and a bit past #12 Undermount's garage. Lot 34 starts at this point and doesn't end until Aberdeen Avenue. Therefore, "Lot 34" includes "#2 Undermount, #4 Undermount and #12 Undermount, and "Lot 35" includes "#12 Undermount" and #16 Undermount. The proposal needs to include property lines and needs to include in its notes that vehicle and pedestrian access will be provided to nine properties (and not lots), the properties are: #315 Aberdeen, #2 Undermount, #4 Undermount, #12 Undermount, #16 Undermount, #20 Undermount, #24 Undermount, #7 Mountain and #11/#9 Mountain. Furthermore, the nine deeds of the above properties need to be amended to reflect this in perpetuity.

Attention:
Committee of Adjustment
Hamilton
March 14, 2020

RE: 315B Aberdeen Avenue, Hamilton
HM/A-19:290
Owner: Kevin Daley
Zoning By-law 6993

To whom it may concern:

Once again, I am writing to express my strong opposition to the proposed so-called “minor variances” in application HM/A-19:290 at 315B Aberdeen Avenue put forward by Kevin Daley. This letter of opposition is very similar to the one I sent last September, as I don’t believe the changes that have been suggested in response to neighbourhood concerns have been in any way addressed.

What is proposed are not minor variances. While I support intensification in the city, I think that the house proposed is still much too large for the piece of land it is intended to occupy. Why have a zoning by-law which requires a certain frontage, landscaping, and so on when this proposal is so at variance with that by-law? If it is truly intended as a single-family home, then why cannot it not be one that fits the space appropriately? That is why we have by-laws in the first place. Perhaps this is all about making a profit, rather than building suitable structures?

If such a large home were built close to the property line as suggested, it would block the light of existing houses on Undermount. We saw that this happened to all the north facing apartment dwellers on Dundurn when a new building at the corner of Dundurn and Aberdeen was erected a few years ago. It seems unbelievable to me that the developer of that building got permission to build so close to the street (one does have to wonder cynically) and to the neighbouring building. Our neighbourhood is not in downtown Toronto.

And then there’s the issue of parking. We have at least 10 units or more (more than I previously realized ... how many are not legal?) in only three houses at the foot of Undermount, at Aberdeen – with inadequate provision for parking. Despite wishful thinking, many Hamiltonians still rely on cars to get around. We have cars already parked right up the street – beginning dangerously close to Aberdeen – when people are home from work. Anyone turning off Aberdeen and on to Undermount in the winter does so with serious risk because of the blocked view from so many densely parked cars. Add to this the existing apartment at the corner of Locke and Aberdeen which also lacks parking, as well as the new businesses on Locke Street, and we regularly experience overflow with people parking on this street. It’s a problem that is only going to get worse. With only two parking spaces allotted for the new house, this does not account for visitors who have difficulty finding a spot now as it is, not to mention householders

who use their garages for storage. Nor does it take into account the fact that people already park on that vacant lot. They will have to move onto the street.

Again, I am not opposed to building on this lot – just make it the appropriate size and use and set it back from the lot lines.

Next there's the issue of safety. The laneway that leads to this lot is extremely narrow and bounded by cement on both sides at Aberdeen. There is little room to spare for regular cars, let alone emergency vehicles. In this house proposal, there's basically no set-back from the laneway. The stairs land practically in it. If houses on Mountain choose to put laneway houses at the back of their properties (as rumoured), then you would have cars going back and forth right on the door step of this house. This will also happen if the houses on Undermount choose to open up their back areas for parking; one house already has a garage there. So allowing for such a narrow set-back is dangerous and unnecessary. Change the set-backs and change the design for the front door.

In truth, I find it hard to believe that anyone wanting a large single family home in our neighbourhood would want it in that location, right on the laneway, and without any yard to speak of. So I cannot help but wonder if the owner might actually want to build something and then come back to turn it into a student house, or a duplex or triplex later – legally or illegally. That seems to be the way things happen in this city. Is that perhaps why they are seeking an Aberdeen rather than a Mountain Ave address? Either would work. We have seen developers use back doors to do this. If that is the real intention, it should be stated, and appropriate parking should be built into the structure, or the application rejected.

I hope the committee will take our concerns more seriously this time around. We want places for people to live – but this is the wrong plan.

Carol Town
37 Undermount Avenue
Hamilton
905-512-0231 or 905-525-4770
caroljtown@hotmail.com

The drawing is vague as to many of the dimensions (and one has to go to the September 2019 for much of the missing information (but not all). The drawings omit many of the dimensions north to south, specifically at the garage; the exterior dimension is unknowable, as the interior dimension is given without reference to wall depth. Additionally, the depth of the driveway is unavailable. All of the above can lead to improper location of the building and the potential for a future owner to argue that the habitable build is in Zone D (multi-family, multi-adult rental properties).

It is worth noting that the alley parallel to Undermount Ave., is quite narrow and decaying, especially at Aberdeen Avenue: it will be extremely difficult and even dangerous for emergency vehicles to access the proposed property at 315B Aberdeen.

The proposed building will negatively affect the property values of 12 Aberdeen, 16 Aberdeen and 20 Aberdeen Avenue (as well as everyone). These neighbors (including us at 16 Aberdeen) will face directly onto the proposed building which will be extremely close to our houses since it will not be adequately set back from the alley (1.5m, with steps only 0.5 m back), much closer to our houses than allowed otherwise. The proposed building will block our sunlight in the afternoon/evening and will result in excessive light pollution on our property (bedrooms etc.). It will also present unreasonable noise in our property which will not be mitigated by landscaping or distance.

We wish to note that we do not object to any development on this property. In fact, we fully support appropriate development of a dwelling which fits the lot and doesn't impose significant negative demands on neighboring properties. A single-family dwelling with comparable footprint and adequate landscaping to other properties in the area would be most welcome. For the past 20 years, young families have been coming back there imagining a house with a year. This could be accomplished with proper setbacks for the entire back yard (7.5 m) and an increase to the east side yard of 3.84 m so that appropriate landscaping and screening from alley can be in place (7.5 m from 12 and 16 Undermount fence line, including the 3.36 m alley).

To conclude, we believe the variances requested should be refused and the proponents should return with more appropriate plans for developing the 315B Aberdeen property that reflects the rest of the neighborhood.

Thank you,

Graeme and Sally Luke
16 Undermount Avenue

From: [Ari Kugler](#)
To: [Highway Closures; building; Evans, Morgan; Sheffield, Jamila; ari kugler; Aaron Kugler](#)
Subject: HM/A-19:290 315B Aberdeen Ave. Hamilton
Date: March 19, 2020 8:55:09 AM

Hamilton, November 19, 2018

CITY OF HAMILTON

Re: Application #HM/A-19:290

Owner: Kevin Daley, Agent : Michael Sabelli

Re: **Opposition to variances proposed for 315B Aberdeen Ave. Hamilton**

To whom it may concern,

Please be advised that I am the owner of the above mentioned property adjacent to the proposed new development that would be built directly attached to my rear yard.

As one of the major stakeholders in this project I would have very much liked to attend the meeting on Thursday, however as an 3rd year medical Resident recently returned from abroad, I am currently subject to self quarantine and cannot leave my home to attend a public meeting. As such I would request that this meeting be rescheduled for the benefit of all the interested parties so this public forum can indeed be available to the public.

I would like to attend and express my concerns and objections regarding this proposal that would effectively box in the public lane that serves as parking for nearly a dozen residents plus provides a much used path and play area for local residents.

I have already communicated my opposition to the last proposal to Highway Closures that would effectively privatize the public pathways and prejudice dozens of homes and residents for the benefit of one developer who continues to pursue a long series of municipal exceptions and requests that would allow him to build a residential home in an in normally in accessible location. The series of variance requests plus purchases and public allowances that are required to allow for this one single residential development are numerous, unusual and exceptional and seem to persist in spite of the collective objections of just about every owner that is affected residing on Aberdeen and Mountain.

Condemning the bidirectional access that has existed for over one hundred years between Mountain and Aberdeen causes all the existing owners considerable prejudice by limiting access, making parking almost unusable during winter months and reduces public green space that is enjoyed by children and residents alike. The impact on our property values can only suffer due to the reduced access and requires urban planning gymnastics that would ordinarily never be considered in a straight forward construction request.

I also expressed my concerns over public safety and security that would result in boxing in the numerous residents affected by this action by not only depriving residents of a beautiful green space and walk but also make parking access in the ally much more limited and restrictive and ultimately dangerous during winter months when snow accumulation makes access extremely limited.

I am in total agreement with all my neighbours on Aberdeen and behind us to continue to vocally OPPOSE the closure and sale of the rear alleyways and to approve a series of unusual and prejudicial

variances that would effectively drop a new single family home with double garage in a brand new street that you would be creating for just one project. This also means that the home will need to exit onto Aberdeen right in the centre of an intersection.

This entire project is incredibly strange and unusual and requires incredible municipal gymnastics that make no sense and prejudice dozens of home owners and families.

We oppose this project and will hold both the developer and City directly responsible for any damages that we may incur should this project be approved and reduce the values of our homes and land.

Thank you for your cooperation,

Aaron Kugler

Aaron Kugler, MDCM

514.239.9500

Kugler.aaron@gmail.com

CC Me Ari Kugler BA LLB

AriKugler@gmail.com

514.418.9500

From: [Rebecca Mills](#)
To: [Sheffield, Jamila](#); [Evans, Morgan](#); [Wilson, Maureen](#)
Subject: APPLICATION NO: HM/A-19:290
Date: March 16, 2020 11:18:25 AM

Hello,

I am emailing for the second time to express my concerns about application no: HM/A-19:290. Please don't let this pass as is. These plans are inappropriate and not fair to the current members of the community. This is clearly going to be a rental house, and it is disingenuous to claim otherwise.

Develop the property, but let a regular, single family house be built without all these variances.

To be in keeping with the neighborhood, it needs a front and back yard, and the front door should open on the north side. In addition, the east side should be at minimum 6 m from the fence line (providing a 3-metre 'front yard')

Please listen to the residents and don't approve a development project that is incongruent with the neighborhood. In its current state, this project will adversely impact the privacy and quality of life of current members.

Stop favouring developers and start listening to the Hamilton residents: deny this application.

Regards,
Rebecca Mills
289-755-4397

From: [Rebecca Mills](#)
To: [Committee of Adjustment](#); [Wilson, Maureen](#); [Sally Luke Film Club](#); helen.tomasik@gmail.com
Subject: Concerned about HM/A-19:290
Date: June 22, 2020 12:48:49 PM

Hello,

I am emailing for the third time to express my concerns about application no: HM/A-19:290. Please don't let this pass as is. These plans are inappropriate and not fair to the current members of the community. This is clearly going to be a rental house, and it is disingenuous to claim otherwise.

Develop the property, but let a regular, single family house be built without all these variances.

To be in keeping with the neighborhood, it needs a front and back yard, and the front door should open on the north side. In addition, the east side should be at minimum 6 m from the fence line (providing a 3-metre 'front yard')

Please listen to the residents and don't approve a development project that is incongruent with the neighborhood. In its current state, this project will adversely impact the privacy and quality of life of current members.

Stop favouring developers and start listening to the Hamilton residents: deny this application. I am unable to attend the Webex meeting, but I would be there if I could to express my disapproval of this variance.

Regards,
Rebecca Mills
289-755-4397

Ian Bannerman
20 Undermount Avenue

2020-03-15

Per HM/A-19:290

Minor Variance Application

Applicants: Owner: Kevin Daley
Agent: Michael P. Sabelli

The proposed variances, if accepted will allow a house to be built that will significantly affect our neighbourhood in a negative way.

I am truly in favour of developing that property, as It has been a blight on the area for a long time. However this proposal is not the correct fix as it will do more harm than good. Why do they need relief from so many Bylaws? An appropriate house can be designed to compliment our community. This is the second attempt for the developer to pass a proposal. The same issues remain in that the building is too large for the property size.

The establishment of the frontage on Aberdeen Avenue requiring the purchase and ownership of the alley that runs up to the intersection of Locke St. and Aberdeen Ave. will cause significant disruption to the access of the rear of my property 20 Undermount. If the land in the alley becomes private, and a right of way created. How is the right of way to be managed? Will the owners of the new property be determining what is safe for the right of way to be travelled? Snow and ice will need to be cleared in the winter. Any other debris will need to be cleared throughout the year. The right of way will need to accommodate utility trucks, cars, bicycles and pedestrian traffic. Given the proposed steps of the house being 0.5m from the alley edge there is a concern for ensuring safe driving past the front door. Taking care and driving slow will be required, but no system is perfect and this is too much risk. Given the extra parking that will occur on Undermount, I will want to park at the rear of my property. I need to understand how that will be possible when on either side of my public alley, the alley sections are private property.

The proposal to permit no landscaped area is not in keeping with our neighbourhood. They have opted to increase the size of the building and forsake a front yard and reduce the required 7.5m back yard. Houses in this neighbourhood vary in size, shape, exterior, and style, but all have front yards to ensure set back from the road and provide both front and back yards that provide for aesthetic appeal and community. This building has been extended to the limits of the footprint without regard for outside space. The design is inward looking, not community focused. The priority is to the residents staying indoors and not venturing outside. This inward focus will not help the surrounding property values as it will detract from the family nature of our neighbourhood. We have many schools, churches, parks, and gathering places. This neighbourhood is for family and community. The community living props up the property values and a large house on a small plot is contradictory to that.

Given the size of this house, it is unrealistic to assume it will remain a two car parking property. This house is most likely going to be a multi-family or multi-adult rental in the near future. The residents will spend time in the wider community; their focus will not be on the building or it's' immediate surroundings. The parking spaces that will be lost when the alleys are closed will require overflow on to Undermount Ave. (my street), Mountain Ave., Glenfern Ave., Fairmount Ave., and even Homewood Ave. Undermount has already become a thoroughfare, evidenced by the new 40kph speed signs recently erected, and the speed bumps on all of the surrounding

streets. The speed bumps funnel traffic to our street as it is easier to use. The increased pressure of the west mountain traffic cutting through our neighbourhood trying to avoid both Aberdeen Avenue and South Street/Glenfern as they travel up to Beckett drive. We have two rental properties at #2 and #4 Undermount who currently park cars in the alley and on Undermount Avenue. The additional parking to support this new house, as well as the loss of four unofficial spots, will come at the cost to Undermount parking spots.

What is to become of the alley directly behind my property #20 Undermount? If the alley is private property up to the end of the proposed lot, then there will be a completely enclosed public section directly behind my house. This section cannot remain undefined. The alley south of my house from 24 Undermount up to Glenfern avenue has been closed by the residents of Undermount and Mountain to the point that it is now impassable and for all intents and purposes private property. The ability for #20 Undermount to be assessed and valued will become even more complicated and difficult reducing my ability to sell my house in the future. It will be difficult for prospective buyers to understand what their backyard will look like, what the benefits and risks are, and how they can manage their property going forward. The privatizing of the alley from Aberdeen avenue to the edge of my property will not make the situation better. It will cost my property value as prospective buyers will shy away from the risk this causes.

Given the size of the building, this single family house will soon become a multi-unit rental. Which will put increased pressure on all aspects of the alley. How will the building be serviced with water and sewer? How will emergency vehicles drive up to, or past the house, when the front steps are 0.5m, and the building set-back only 1.5m, from the alley. Fire trucks are heavy and the roads they drive on need to be rated for their weight. Will the alley meet those standards? They need their garbage picked up and cannot leave bins in the alley, even if they own it, it needs to be clear as a right of way for cars. When the fire department needs to get back there how will they pull in their trucks? there is very little room as is for standard cars.

In closing, please reject all proposals made by HM/A-19:290. A more appropriate building can be built that will suit the neighbourhood and provide for a profit for the developer. There is no need to have such a house built on this property.

Thank you for your consideration,

Ian Bannerman

A handwritten signature in black ink, consisting of a stylized 'I' and 'B' followed by a horizontal line.

June 22, 2020

Committee of Adjustment
City of Hamilton
71 Main Street West
Hamilton, ON L8P 4Y5

Sent via email: cofa@hamilton.ca

Re: Application No. HM/A-19:290

To whom it may concern:

I recently became aware of the above-noted application for minor variance for the municipal address 315B Aberdeen Avenue. I have a number of concerns about the proposed dwelling in its current form on this property:

- The size of the dwelling, as proposed in its current state, is far too large for the property at this location.
- The reduced allowances of the yard around the dwelling puts it in too-close proximity to the adjacent properties and would decrease the enjoyment and privacy of all properties affected.
- The reduced allowances will not permit for landscaping (ie – trees) that would support privacy for the residents of the dwelling, or the neighbouring homes, or to support the tree canopy in the area.
- Prohibits use of existing alleyway for neighbouring residents to access their properties and eliminates a safe and active transportation route to nearby schools.
- The footprint of the proposed home is much larger than most other homes in the neighbourhood. Combined with the lost opportunities for landscaping, it would not be in character with the rest of the neighbourhood.
- Acceptance of this application for minor variance leads to a slippery slope for future development of large dwellings that are out of scale with surrounding homes and properties in the neighbourhood.

I would like to clarify that I am not opposed to a dwelling in this location. I support laneway housing as a means of densification to help prevent urban sprawl, however, this dwelling as proposed is too large in scale for what is appropriate for this specific location.

I hope that the City and the developer can work with the neighbours in this area to come up with a more suitable design for this space.

Thanks,

Susan Millman
(417 Dundurn St. S.)

From: [robert munroe](#)
To: [Committee of Adjustment](#)
Cc: [Sally Luke](#); [luke@mcmaster.ca](#); [helen.tomasik@gmail.com](#); [tomasikjoseph@gmail.com](#); [sammon@mcmaster.ca](#); [Wilson, Maureen](#)
Subject: APPLICATION HM/A-19.290 RE Municipal Address 315B Aberdeen Avenue, Hamilton - Additional submissions
Date: June 22, 2020 12:17:59 AM

We are writing to advise the Committee of Adjustment of the following additional points submitted in opposition to the requested variance application HM/A-19.290 RE Municipal Address 315B Aberdeen Avenue, Hamilton to supplement the submissions sent at 3:08 PM today which are set out below.

The additional points are:

1. The Applicant's answer to Question 7 of this Application as found on page 408 of the material before of the Committee of Adjustment is incomplete and deficient. In answer to the question "Why is it not possible to comply with the provisions of the By-law" the applicant answers only "Existing Condition". This fails to explain why the applicant cannot construct a building which does comply with the by-law and what compelling reason, if any, the applicant has to deviate from the By-law requirements to construct the proposed building which will not comply with the By-law. It is fundamental to this type of application that the applicant gives meaningful particulars explaining why he is constructing this type of building rather than one which complies with the by-law and why he cannot construct a building without a minor variance.
2. For the reasons set out in our original email below, we submit that this application does not meet the requirements for a minor variance application as found in S 45(1) of the Planning Act because: it is not "minor" given the major issues described below; it is not desirable for the appropriate development of the lands in question; and, it does not conform with the intent of the By-law.

Yours truly,

Bob Munroe and Sheila Sammon

From: robert munroe <munroerobert@yahoo.ca>
Sent: June 21, 2020 3:08 PM
To: cofa@hamilton.ca
Cc: Luke, Graeme <luke@mcmaster.ca>; helen.tomasik@gmail.com; tomasikjoseph@gmail.com; Sammon, Sheila <sammon@mcmaster.ca>; maureen.wilson@hamilton.ca; Bob Munroe <munroerobert@yahoo.ca>
Subject: APPLICATION HM/A-19:290 RE Municipal Address 315B Aberdeen Avenue., Hamilton
Sent: June 21, 2020 3:08 PM
To: cofa@hamilton.ca
Cc: Luke, Graeme <luke@mcmaster.ca>; helen.tomasik@gmail.com; tomasikjoseph@gmail.com; Sammon, Sheila <sammon@mcmaster.ca>; maureen.wilson@hamilton.ca; Bob Munroe <munroerobert@yahoo.ca>
Subject: APPLICATION HM/A-19:290 RE Municipal Address 315B Aberdeen Avenue., Hamilton

I am writing to advise the Committee of Adjustment on behalf of myself and my partner Sheila Sammon of our **opposition** to the proposal to establish lot frontage on Aberdeen Avenue for the above noted property to facilitate construction of a two story family dwelling on the property by the owners of that property.

We are the owner and occupants of 48 Undermount Avenue where we have lived since 1986. I have lived most of my life in this immediate neighbourhood. Our long residence in this neighbourhood gives us a good understanding of it including issues relating to traffic, safety, environmental issues, and urban density/use intensity in the Lock\Aberdeen intersection and surrounding area. We have read the proposal carefully and are very concerned that if allowed to proceed this proposal will diminish this intersection and surrounding areas in every one of these important areas of municipal planning.

Specifically:

1. **Traffic:** Intensifying the use of this property by allowing exceptions to important set back and lot area requirements with an exit from the property into the intersection of Lock and Aberdeen will generate increased traffic from the south into this already busy intersection. The existing traffic signals and configuration of the Lock\Aberdeen intersection are not designed to alert drivers using this intersection to increased travel into the intersection from the property in question from the south. It is already a congested and confusing intersection particularly given the closeness of Undermount Avenue to the intersection and a bus stop. To introduce more traffic now through the narrow entrance from this property with poor site lines to the proposed driveway entrance will add to the difficulty of drivers, cyclists and pedestrians navigating this intersection.

2. **Pedestrian and Traffic Safety:** The traffic issues raised in 1. above will result in reduced safety to pedestrians, cyclists and vehicles using this intersection. Drivers exiting the property in question into the intersection will have poor sight lines and be required to simultaneously look in many directions to safely navigate the intersection without injuring pedestrians, cyclists and through drivers on Aberdeen Avenue. It must be remembered that this is a high intensity intersection facilitating pedestrian, cycling, bus and other vehicle traffic to schools, churches, residents and commercial establishments.

3. **EMS Accessibility and Safety:** The proposed construction of a large dwelling in the centre of a block surrounded by other buildings with a narrow entrance to a busy intersection on Aberdeen will greatly restrict the ability of EMS services including firefighting vehicles to access the property in a timely fashion resulting in obvious safety concerns. It is also difficult to understand how the alleyway will be maintained and cleared of ice and snow so as to be safe for travel given its narrow configuration.

3. **Environmental Issues:** Water run-off from the property onto the non-permeable alleyway will create a flooding danger to surrounding properties and may result in excessive discharge of water onto Aberdeen Avenue. In addition, there is an intermittent watercourse extending north\south in the centre of the block between South Street and the proposed property - the proposal is silent about any consideration being given to this water course and whether or not the proposal effects the drainage of water during high volume times such as Spring run-off. Water exiting this property onto Aberdeen Avenue during the winter poses an ice hazard.

4. **Urban Density/Land Use Intensity:** Set back requirements and lot area rules are designed, in part, to reduce the impact of over-development of a property on surrounding properties. Without justification, this proposal requires multiple reductions in set back and area requirements which will significantly impact the surrounding properties and neighbourhood including: lack of landscaping; blocking access; displacing

existing parking spaces; increased traffic and parking requirements; intrusive site lines into adjacent properties; reduced property values to adjacent properties and disruption of an existing right-of-way.

In summary, given the above issues and the importance of maintaining existing rules and regulations applying to property development we oppose the request made in Application HM/A-19:290 Re Municipal Address 315B Aberdeen Avenue, Hamilton.

My contact email and Sheila Sammon's contact email are set out above.

Yours truly,

Bob Munroe and Sheila Sammon

From: [Alexandra Moore](#)
To: [Committee of Adjustment](#)
Cc: sally.luke1@gmail.com
Subject: response to HM/A-19:290
Date: June 21, 2020 9:12:03 PM

To the Committee of Adjustment,

In response to Variance Application no: HM/A-19:290, my partner and I would like to express our concerns.

Having read the details of the application, and having physically investigated the premises, we are extremely concerned about the size and type of dwelling proposed for such a small lot. The lot width is in no way compatible for a “single family dwelling.” The current building is a fraction of the proposed size, and even then it feels imposing in the space. The backyards of #12 and #16 Undermount Avenue would literally be right at the front door of the proposed new building. None of their proposed dimensions fit within city permitted lot sizes. There will be virtually no yard to speak of, meaning the building will dominate the alley way and will be an enormously imposing building. The front door will only be 1.54m from the property line, which is only a quarter of the 6m city requirement. The surrounding houses will be shadowed by this “dwelling.” We could get into further specifics, but we trust this has already been reviewed tirelessly by the community members who have already been fighting against this ridiculous variance application.

As a Hamiltonian - born and raised - I know this neighbourhood extremely well. I know the type of families that value this neighbourhood, and I understand what properties are worth. Undermount Avenue is a prestigious street. Houses are currently selling well over 1 million dollars. Surrounding streets are valued similarly. It is completely unfathomable to us that a family would buy this plot of land, in an alley way just off of Aberdeen, to build their dream home. No one family would be investing this much time and money to build such a massive house, with the intention on actually living in it. What family is building a home of this size, in an alley way!? The intentions for such a dwelling are virtually transparent. It is clear to anyone who looks at the variance application - and the renderings they include - that the investors are just that: investing in a property that will make them a profit. There is no doubt in my mind that this building is intended as a multi-unit dwelling. I can, without hesitation, say that this is being built as a rental opportunity. Not only will this decrease the value of the surrounding homes, but it will create further congestion to the street traffic and parking that is already an issue and growing concern. The families that live on Undermount, that will be forced to look onto this massive rental unit, will quite literally lose not only the view they have loved for many years, but they will also lose any sense of privacy. The proposed building will be quite literally up against their fences, creating security issues and privacy issues over night.

We are deeply concerned for the integrity of this neighbourhood, as well as the safety of all current residents. As owners of a home on Undermount Avenue, and a family that has lived in Kirkendall for over a decade, we are committed to protecting this gorgeous, old neighbourhood, and the history it holds. Allowing for such proposed buildings to be permitted not only insults the immediate surrounding residents, but it also sends an extremely negative message to the community in general - that just about anywhere you can get your hands on land is fair game to build a monstrous structure, disregarding all city regulations. So much for community protection or loyalty.

Should you have any questions for us as home owners on Undermount Avenue, I invite you to contact us at this email address.

We will be attending the public hearing on Thursday, June 25th, and truly hope to see the city taking into consideration all of the concerns that our community has brought forward.

Sincerely,
Alexandra Moore-Gibson & John Gibson
64 Undermount Avenue

From: [ALAN](#)
To: [Committee of Adjustment](#)
Cc: [Sally Luke](#)
Subject: VARIANCE APPLICATION NO:HM/A-19:20
Date: June 21, 2020 12:01:52 PM

With respect to the Minor Variance application above, we, as property owners at 33 Undermount Avenue, wish to express their opposition to said application on a number of grounds:.

1. Setbacks at the front, side and rear all are huge reductions from what is required and hardly constitute “minor” variances
2. The proposed footprint/envelope of the building on the lot virtually occupies the entire property even with the portion of additional laneway. “Monster” home comes to mind given the massive square footage which is out of sync with rest of neighbourhood.
3. The above factors will detrimentally impact privacy and drainage issues on a number of adjacent properties abutting on Undermount Ave. and Mountain Ave.

Alan and Lorraine Stacey
33 Undermount Avenue
Hamilton, L8P 3 Z7

Sent from [Mail](#) for Windows 10



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From: [benwri.benwri](#)
To: [Committee of Adjustment](#)
Subject: [****POSSIBLE SPAM]Application HM/A-19:290 315B Aberdeen Avenue
Date: June 20, 2020 4:34:12 PM

I am planning to attend the webex meeting on June 25 2020 at 3;10 pm but I also want to send my comments by email.

I want to register my objection to the proposed variances.

The reduction of the lot width from 12 metres to 3.6 metres is significant and the reason given that they want to have frontage on Aberdeen Ave and not Mountain Ave is not provided. The indication is that the proponent wants to take ownership of the alley off of Aberdeen but still provide access to the houses backing onto the alley. i believe it is wrong to take ownership of the alley without every property owner accessing the alley providing his/her approval since not having access to the alley will create problems for them to access their yards and additional parking. If these houses lose the option of accessing parking from the alley they will have to park on the street; e.g. Undermount and Mountain which are already 'packed' with cars. This will exacerbate the situation. if the proponent wants to 'assume the full alley' he/she should have the written approval of every property owner that backs onto to the alley or not proceed until he/she has this.

I understand the proponent's desire to buy the alley but the zoning bylaw No 05-200-section 4 states that no lot shall have built upon it a building for any purpose in any zone unless the lot abuts a street for a minimum of 4.5 metres but the width of the laneway would be the requested 3.6 metres. I think that seeking a variance is an 'underhanded' way of achieving this . If this is to be a single family house, having the alley 'act' as a front yard is inappropriate, especially since not having a landscaped front yard is inconsistent with all single family houses in the neighbourhood.

The footprint of the house is very large (about 52% of the lot versus 40% of other houses in the area) and the proposed 5 bedrooms would likely mean that the proposed 2 parking spaces will be insufficient for all residents of the house meaning that there will parking spillover on the the other streets. Eliminating the landscaped yard and not the 50% of gross area of the front yard is inconsistent with the neighbourhood. In addition, it appears that much of the lot will have non-permeable surfaces, which would increase runoff and may negatively impact the surrounding houses and an already stretched sewer system. Best design practices are promoting the increased use of permeable surfaces and not a reduction. I also think that the way the proponent presented the information is an attempt to obfuscate the exact size of the proposed building and lot. If the proponent was being open and transparent then the information would have been presented with the exact area of the building and each side yard clearly delineated. Instead the proponent chose to present it in a way that forced the neighbours to have to calculate the exact size. In my opinion this is a devious way of presenting the information. It should be presented in an open and transparent format so that everyone is able to easily understand the information.

Due to the large size and height of the proposed building, the second floor windows would look directly on to the back yards of the neighbouring properties. This of particular concern for the Undermount Avenue houses which have much smaller properties than the Mountain Avenue properties. Placing a house of this size so close to the Undermount Avenue houses

dramatically increases intensity of the micro-neighbourhood around this house and is inconsistent with the current zoning requirements. Although we do not back onto this property, a large house so close to the property line would have a negative impact on the houses particularly on Undermount since their backyards are much more narrow than the houses on Mountain. Having people looking directly onto someone's backyard (from the proposed building's second floor) is not desirable and will probably create issues for these homeowners when they try to sell their properties.

I understand that the City of Hamilton is reviewing options to allow laneway houses but these houses in general are significantly smaller than the proposed house for many of the same reasons. For example, in the August 3, 2018 article in the Hamilton Spectator, the City allowed a laneway house to be built that was 800 square feet and a single story; whereas the proposed building is much larger than other laneway housing that the city has approved. With this in mind, if any one of the owners of the properties that currently abut the laneway wish to create a laneway house they will be unable to do so.

I should note that I am a proponent of these smaller laneway houses as a way of providing affordable housing options for the city. According to the pilot zoning PED16200(a), the property must abut a laneway. Taking this option away from the property owners that currently abut onto the laneway is contrary to the 'intent' of the City's plan to increase the number of affordable housing options in the city.

Alan Bentley

59 Undermount Avenue

From: [Cristina Gage](#)
To: [Committee of Adjustment](#)
Subject: REGARDING HEARING FOR APPLICATION NO HM/A-19:290
Date: June 20, 2020 10:49:08 AM

We are residents of 55 Undermount Avenue and are strongly opposed to the above variance/development request for numerous reasons.

The plans for this proposed housing unit are unclear and perhaps purposely do not provide enough detail. However, it is quite clear that they are attempting to secure the right to build a unit that is directly in defiance of existing bylaws and profit by it.

The size of the proposed building envelope exceeds any of the bylaws with regards to front and backyard allowance. It will close the alley and it is unclear what the storm and drainage allowances and implications are.

This is not in keeping with the housing currently in this well-established and older neighbourhood. It is akin to building the type of home more suited to new building developments, and on a property that will not allow proper access, proper parking, and importantly - proper privacy distance from neighbours, which current bylaws strive to protect.

It disturbs me that this is under consideration and has not been turned back to the owner/agent forcing them to provide greater detail/amendments.

By allowing this type of construction a dangerous precedent will be set. It makes the argument easier for following applications to succeed breaching the existing bylaws which we feel will undermine the underlying character of the neighbourhood .

Cristina and Brian Gage
55 Undermount Avenue

To: Committee of Adjustment

RE: Minor Variance Application No. HM/A-19:290

Subject Property: 315B Aberdeen Ave., Hamilton

June 19, 2020

This letter is respectfully submitted and will serve as concern and objection to the proposal to establish lot frontage on Aberdeen Ave. for the construction of a single family dwelling which does not meet the required width of 12 metres or the required rear yard depth of at least 7.5 metres.

Objections are based on the following concerns:

- In the application, the proposed design allows for no landscape space in the front yard or at the side instead of the usual zoning requirements. The homes in this neighbourhood all have appropriate greenspace and landscaping.
- The proposed structure actually sits in two zones one of which allows for rental units. Although the proposal states single family residence, does this zoning allow for a conversion to rentals at a future date which does not fit into current neighbourhood and impacts on parking availability on Mountain and Undermount Ave.?
- Parking is already a concern for residents of Undermount given that renters from Aberdeen already take up spaces. Removal of the 4 spaces will only make parking worse.
- The proposed footprint of the structure takes up almost the entire lot and is larger than any in the area leaving no room for greenspace or landscaping especially since the alley is to remain.
- A two- storey structure will greatly impact on the privacy of the adjacent homes on Undermount Ave. In addition the structure will not only block sunlight during the day but also cause light pollution to adjacent home at night. This will negatively impact the current value of the adjacent homes.
- Will there be adequate storm water drainage?
- Demolition and construction will cause significant stress and disruption to home owners on Undermount given the very close proximity to their properties.

In closing, the negative impact this proposal may have on current property values for homes on Undermount Ave. is a major concern. We do not necessarily object to a home being built in the location but the footprint on the lot should be according to current by- laws allowing for greenspace and landscaping in keeping with the neighbourhood and not infringe on the privacy of adjacent neighbours. This proposed plan does not.

Linda and William Carson,

30 Undermount Ave., 905-522-4620

From: [Annette Tonogai](#)
To: [Committee of Adjustment](#)
Subject: Minor Variance HMA 19:290
Date: June 19, 2020 9:19:52 PM

I writing with regards to Minor Variance HMA 19:290.

As a homeowner on Undermount Ave (#51), I feel this proposed building is not appropriate for this street or neighbourhood. All houses in the immediate surrounding will be negatively affected. Less sunlight, invasion of privacy (as the building is clearly out to all property lines, and flooding potential.

There are no plans (or room, according to the drawings) for a front or back yard. This makes me think it will be built not a single family dwelling, but as a rental for multiple families. This will result in less street parking for Undermount Ave and Mountain Ave as well as the potential for more noise pollution.

Sincerely, a concerned neighbour,

Annette Tonogai

Date: June 19, 2020

To: COMMITTEE OF ADJUSTMENT – City of Hamilton

Re: VARIANCE APPLICATION NO: HM/A-19:290

In regard to application HM/A- 19:290: (315B Aberdeen Ave.) we oppose the granting of these variances as they are submitted for the reasons outlined below:

- 1) **BUILDING SIZE AND INTENDED USE:** The building proposed is too large for the lot, taking up 51% of the space. A typical family home in this neighbourhood takes up on average only 40% of any lot. Given that it is being built with a front door facing an active alley with a plan to have a 1.5 metre “front yard” which is actually the alley, and lacks the required bylaw size for a back yard set back of at least 7.5m , our concern is that this large home is not at all intended as a single family dwelling with children playing or adults gathering in the “yard”. All evidence indicates that this building will become a multi-unit rental property with an Aberdeen address on an active ally. (Part of the building - the garage - is already planned in Zone D – zoned multi-family).

- 2) **PRIVACY, NOISE AND PARKING CONGESTION:** The proposed building site will already displace the parking for 4 cars that currently use the alley for parking. This very large building is planned to have a two car garage which is an inadequate number of spaces for the size of the home and tenancy in the house will further strain an already congested parking situation on both Undermount and Mountain Avenues. Multi-unit rental properties on Aberdeen currently use these streets for their parking. As a result, single family properties on these two streets already have difficulty parking. As well, this proposed property is planned to be built to the lot’s edges towering over the adjoining properties resulting in reduced privacy, and will have no noise barriers in the form of land space or garden/greenery to absorb sound causing a lack of enjoyment of outdoor space for several neighbouring back yards.

- 3) **RUNOFF –** With significantly less yard and green space proposed, the lack of drainage on the lot will increase the potential for rainwater and snow melt flooding the basements of adjoining properties.

Please note that we support the development of laneway housing in Hamilton. Perhaps this house would not technically be considered a laneway house due to it's appropriated Aberdeen address but on all other physical accounts it is one and therefore should follow reasonable bylaws governing laneway housing for the city.

We request that the Committee of Adjustment reject this application.

David and Heather Blandford
17 Undermount Avenue
Hamilton, ON L8P 3Z7

From: [P.Vuurman](#)
To: [Committee of Adjustment](#)
Cc: [Evans, Morgan](#); [Sheffield, Jamila](#)
Subject: Re: VARIANCE APPLICATION NO: HM/A-19:290
Date: June 22, 2020 11:32:51 AM

With respect to the above mentioned APPLICATION NO: HM/A-19:290:

As a more than three decade resident in this neighbourhood and having voted in every election since arrival, I am very concerned with what appears to be a proposal that will severely impact this area negatively. There are several issues that have been mentioned by others that I need not repeat but all having to do with insufficient space to accommodate a structure indicated by said proposal including but not limited to:

- insufficient lot size compared to green space
- excess water runoff into neighbouring properties
- potentially five (5) bedrooms in an eight (8) habitable-room dwelling with possible use as a rooming house / multi-family / student housing contrary to the designated zoning
- increased parking required on neighbouring streets of vehicles that currently park in the alley
- diminished quality of life for the immediate neighbours - safety issues, parking issues, noise issues, privacy issues, etc

Another aspect is my concern for elementary school children from the catchment area on and West of Mountain Ave, South of Aberdeen Ave. A significant number of these children are observed every day using the alley starting from Mountain Ave eastward to the alley down to the crosswalk at the top of Locke St. thus avoiding using the busiest section of Aberdeen Ave where the sidewalk is immediately beside the driven part of the road. These youngsters are entrusted with the personal responsibility of arriving safely as school each day and they are deliberately choosing this safer alternative. The aforementioned variances include provisions to permanently close this safer alternative.

Furthermore, it has come to my attention that City Council and a number of City Departments have been discussing measures to improve public safety. I understand that several proposals have been posited including at least one for Aberdeen Ave potentially involving traffic calming, bicycle lanes and parking modifications. Approval of this application HM/A-19:290 with the consequent closing of the alley would be counter to stated City safety objectives for these students.

I am strongly recommending that APPLICATION NO: HM/A-19:290 be **rejected**. Furthermore I am strongly recommending that both demolition of the existing building and land remediation of the subject property be **required** forthwith and that the necessary permits would be the **only** permits that may be granted in perpetuity.

Sincerely, Pat Vuurman, 21 Undermount Ave.

From: [Kate Lazier](#)
To: [Committee of Adjustment](#)
Subject: HM/A-19:290
Date: June 22, 2020 12:06:28 PM

I oppose the variances. The proposed building is in an alley and should be subject to the regulations for an alley house. The proposed house does not have a front yard or backyard that would comply with set back regulations for house on the street. An oversized house in the middle of an alley does not fit with the character of the neighborhood or current bylaws. The house should be limited in size to not interfere with the existing residential building and its should be required to meet all existing bylaws, to the extent possible.

I would like to join the meeting and speak.

Regards
Kate Lazier
24 UNDERMOUNT Ave.

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To whom it may concern,

I am a resident in the Aberdeen/Locke street neighbourhood. Aberdeen and Locke is the closest major intersection to my residence. We regularly walk in this neighbourhood and appreciate the green space and availability of alleys as an alternative to streets. There has been an unwelcome change in recent years with reduced trees and inappropriate buildings hard against boundaries (such as the tower at the corner of Dundurn and Aberdeen). We want to prevent any further breakdown of building requirements, particularly in quieter, family residential areas further from Dundurn. In the Aberdeen and Locke area there is a standard front yards with landscaping and adherence to basic property boundary spacing requirements that is essential to the character of the neighbourhood.

My understanding is that there is an application for variance to allow an inappropriate building at 315B Aberdeen avenue (HMA-19:290). The applicant intends to take alley space and build without regard to the usual boundary spacing requirements or the typical standards for the neighbourhood. This will damage the quality of life in the neighbourhood, negatively impact the privacy of nearby residences and dramatically reduce green space. Such a large building would take up an unusually large fraction of the lot area and is out character with the neighbourhood. Due to the lack of green space/landscaping and such a large roof space, the proposed building is likely to contribute to flooding and damage to nearby properties. In addition, by removing usable alley space, the change will contribute to the already congested and problematic parking situation for nearby residences. Spacing requirements exist for multiple reasons, including water and fire risk management. They should not be arbitrarily reduced.

I am strongly against allowing a variance that would permit a large house footprint on this site. It is a small site embedded among other residences. As such, a small house, similar to those around it is appropriate and fair. In addition, the alley they propose to take is less wide than the standard required front yard. Thus they are flaunting multiple spacing requirements – taking that alley and then building to the edge of the property including the alley. The alley should be left as a public thoroughfare and can thus act as a buffer space around the property.

Sincerely,

James Wadsley

Walking North from South edge of proposed property towards Aberdeen.

- Behind 16 Undermount
- Behind 12 Undermount
- Behind corner NW 12 (and shot turned to the E – the fence at 12 Undermount)
- Undermount at intersection of 2 alleys
- At intersection of 2 alleys
- Behind 315 Aberdeen/4 Undermount



Walking further North down the alley to Aberdeen/Locke intersection

- Behind 315 Aberdeen / 4 Undermount
- Behind 315 Aberdeen / 2 Undermount
- Behind 315 Aberdeen / 2 Undermount
- Behind 315 Aberdeen / 2 Undermount



At end of alley at Aberdeen/Locke intersection, **the proposed frontage of 315B Aberdeen Ave**

Bottom Row

-Almost at Aberdeen

-Facing West down Aberdeen

-Facing toward Locke St

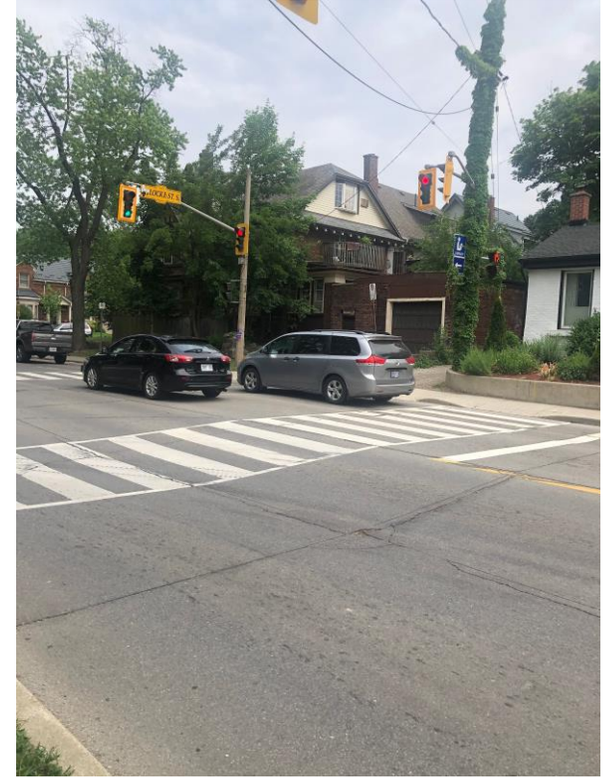
-Facing East down Aberdeen



07/27/19 2:00 - 315B Aberdeen Avenue



Looking Across Aberdeen Avenue towards proposed front yard of 315B Aberdeen Avenue



- From far NE corner of Aberdeen and Locke
- From NE corner of Aberdeen and Locke
- From NW corner of Aberdeen and Locke
- From far NW corner of Aberdeen and Locke

Going South up Locke Street towards the entrance at the alley



Going up alley from Aberdeen Avenue towards the 315B property



-Between 2 Undermount & 315 Aberdeen
-then between 4 Undermount & 315 Aberdeen

Going further south up the alley behind 20 Undermount on the left and 7 Mountain on the right. At the end, you can see the gate of 24 Undermount on the left and 11/9 Mountain on the right.

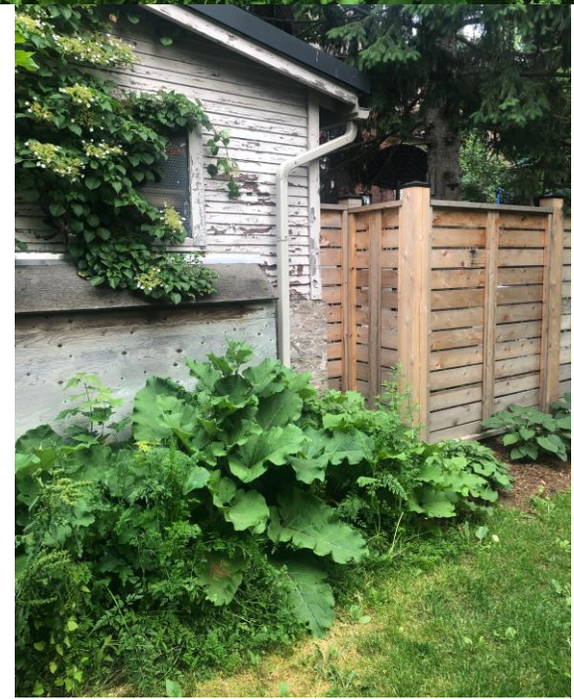


Looking from North to South up the alley from mid-point of the Mountain/Aberdeen Alley intersection, in front of the current structure at 315B Aberdeen



On the right, the 12 Undermount Garage, the view is straight on.

The three shots below are from standing at the centre of the front door of the proposed property and simply turning to the North for two more shots.



HMA 18-230 1158 Aberdeen Avenue

Parking spots on the Mountain Alley between the two parcels of 315B Aberdeen Avenue



- Looking East up the Mountain Alley at the edge of the building where a car normally parks (under the For Sale sign)
- Looking West down the Mountain Alley, the cars are parking on the North property piece of 315B Aberdeen

Intersection of the two alleys and some of the cars that park back there



- Looking East towards 4 Undermount Ave and the fence at 12 Undermount, parking in rear of building at 4 Undermount
- Looking SW toward 315 Aberdeen's parking

Going West past the current structure at 315B Avenue and down the Mountain Alley (parallel to Aberdeen Avenue)



Going further West down the Mountain Alley towards Mountain Avenue



Going even further West down the Mountain Alley towards Mountain Avenue



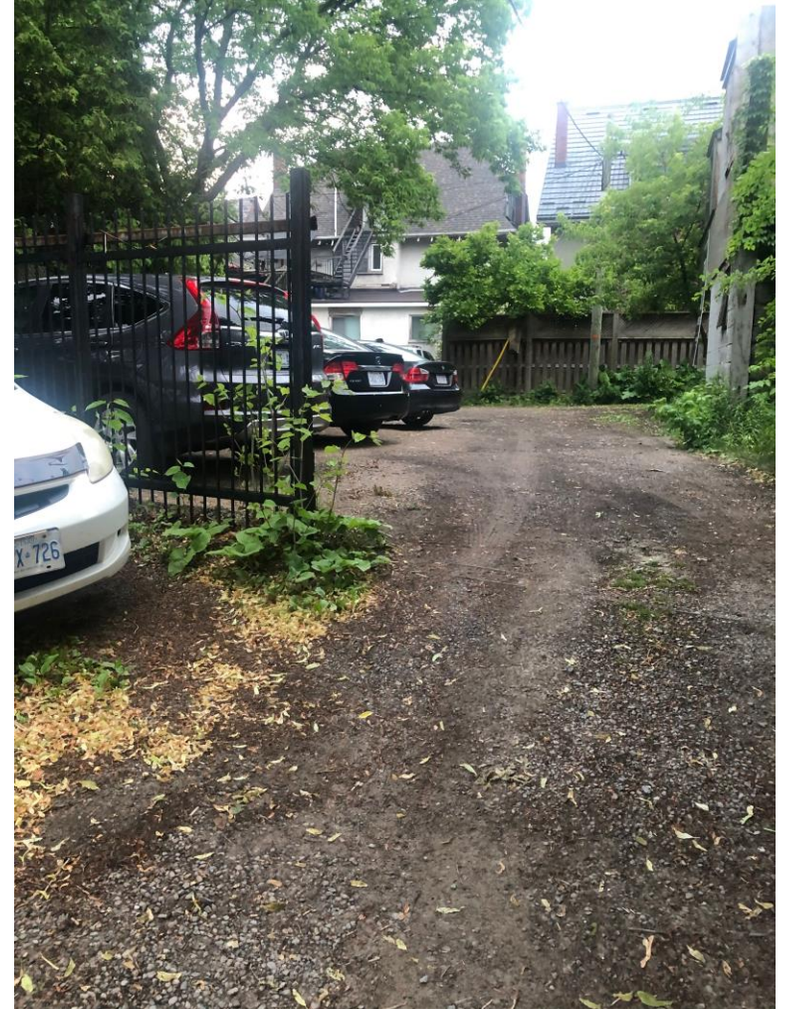
Mountain Avenue, first looking up Mountain Avenue to the South, then ultimately North towards Aberdeen



Back up the Mountain Alley going East towards the 315B Aberdeen property



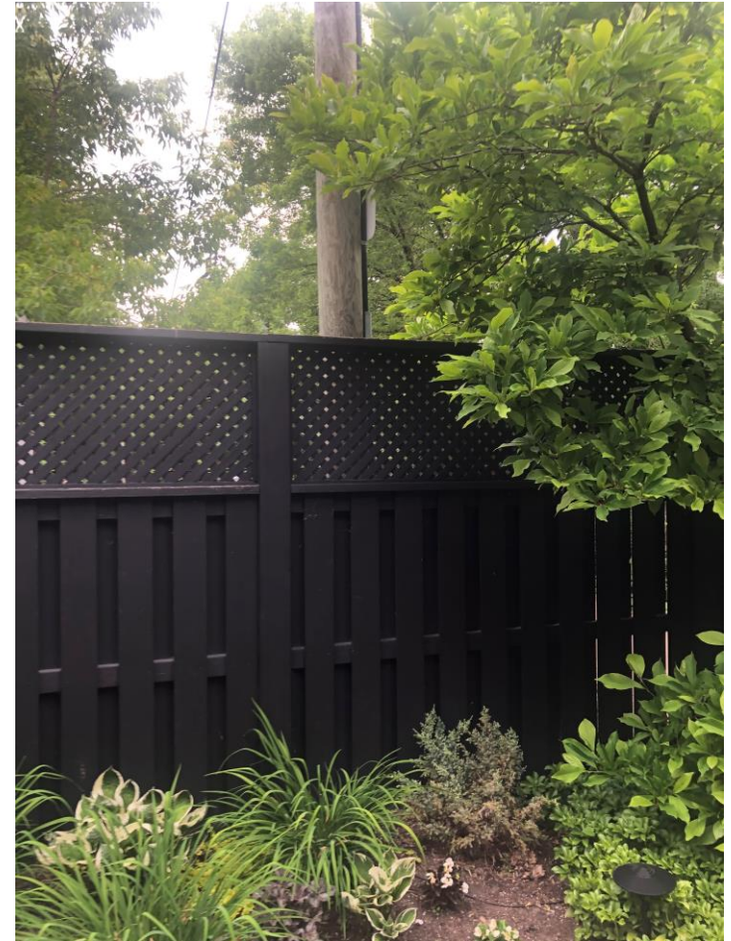
Further East up the Mountain Alley to the Northwest edge of the 315B Aberdeen property



View of the property from within 12 Undermount's yard (from their lower patio)

-Note in the left and centre photos, the current structure at 315B Aberdeen. This is 1.5 stories tall and does not have any windows.

-Note the north face of the proposed building is approximately two feet to the South of the electrical pole in the right photo (at the centre point of Mountain Alley).



HM/A-19:290 - 315B Aberdeen Avenue

View of the property from within 12 Undermount's yard (from their upper patio)

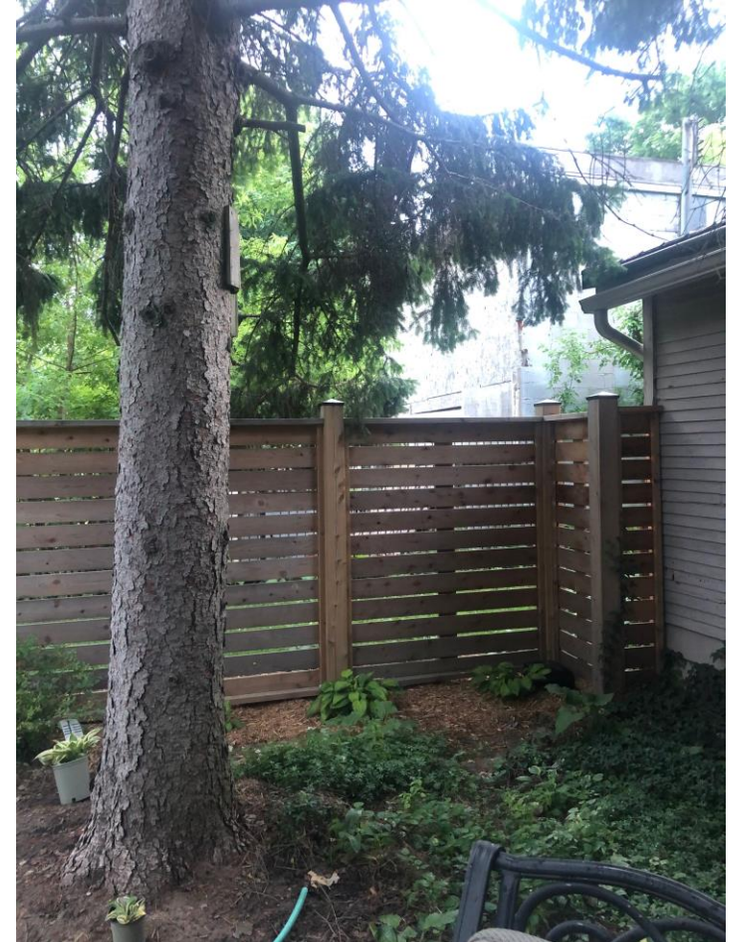


HM/A-19:290 - 315B Aberdeen Avenue

View of the property from within 16 Undermount's yard.

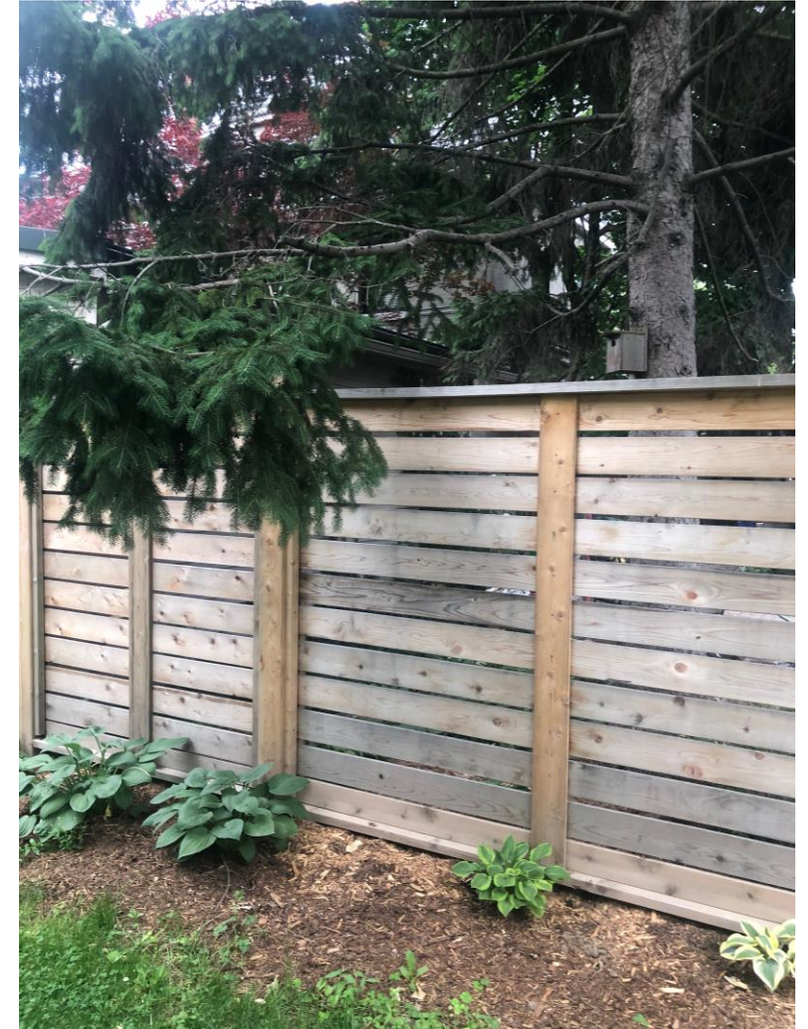
-Note the 7.5 m setback from the rear of the 315B Aberdeen property line lands at approximately the right-hand gate post (in the left photograph)

-Note in the right photo, the current structure at 315B Aberdeen Avenue



View of property from upper deck into the proposed backyard of 315B Aberdeen Avenue.

-Note one of the limbs of the evergreen tree hangs over the alley (see third photo). If that limb is cut, this will remove one layer of privacy.



HM/A-19:290 - 315B Aberdeen Avenue

Is this site for sale?



HM/A-19:290 - 315B Aberdeen Avenue

June 21, 2020

As residents of **12 Undermount Ave** for the past 33 years, we are submitting a third letter to the Committee of Adjustment expressing our vehement opposition to the approval of **Variance Application NO: HM/A-19:290**.

The variances are unreasonable in number and scale. The building proposed is far too large, taking up 51% of the building lot. We are also greatly concerned this building will become a multi unit rental property - there is minimal landscaping space around the entire property with the front door facing an active alley with a view of our fence and garage. To suggest this proposal is meant to facilitate the construction of a single family dwelling is disingenuous. We cannot contemplate any family wanting to live in a home that has so little green space for their children to play, or for adults to enjoy outdoor leisure, with an immediate front view of an alley, our backyard fence and garage. This lot is in "the middle of the block" accessible only via an alley, with no street frontage. Existing building bylaws do not contemplate building a residential home on such a lot, hence why the builder is requesting what we consider to be major and inappropriate variances.

VARIANCES:

Variance 1 - The applicant is requesting the width of an existing alleyway, 3.6 metres, be considered as the building lot width, instead of the required lot width of at least 12.0 metres which is required of all of the other homes in our neighbourhood. Not only is the width of this alleyway 70% less than the required minimum, not even one cm of this width actually fronts any side of the proposed building.

Variance 2 - The applicant is requesting the front yard be permitted to contain no landscaped area instead of the minimum 50%. This variance request underscores the unreasonableness of Variance 1. The "front yard" is not a front yard; it's an existing alleyway required to access the proposed building. The same "front yard" would continue to serve as an alleyway for the neighbourhood, an alleyway that enters directly into a very busy intersection at Locke and Aberdeen.

Variance 3 - The applicant is requesting the garage floor be at grade instead of 0.3m above grade. We are not aware of any justification for this variance. If there is good reason to have a minimum grade requirement for a garage floor, why would it not apply in this case?

It would appear that other variances not mentioned in the application might also be required, eg. What about the 7.5 metre setback requirement for the back yard, wherever that may be for this property?

BUILDING SIZE:

The building proposed would cover 51% of the lot. The norm in the neighbourhood for a single family dwelling is less than 40%. The footprint of the proposed dwelling relative to the building lot would be the largest in the neighbourhood.

The building does not have a suitable front yard, required to be at least 6.0 metres, with 50% landscaped, nor a required back yard depth of 7.5 metres. Furthermore, the front of the house is only 1.54 metres from the property line. The front of this two storey building, sitting almost on the lot line, would tower over our backyard. Of further concern is the windows on the second floor which will impact the privacy of our property as they overlook our back deck and bedroom windows. This is presumably why the bylaw for laneway housing has restrictions for second floor windows and doors.

We will lose sunlight and privacy, especially when we enjoy our backyard garden for family meals and entertaining. We will be exposed to noise and light from the property. Rain water runoff seeping into neighbours' basements is another major concern. There would also be an increase in the number of cars parking on Undermount Ave and Mountain Ave where parking is already limited for residents and visitors. Clearly such a building would have a severe negative impact on the property value of neighbouring homes, with greatest negative impact on us and our neighbours residing at **#16 Undermount Ave.**

Having stated our objections to the variances, we do support laneway housing, and would respectfully submit that the applicant consider the requirements stipulated in By-law No. 18-299 (which amends Zoning By-law No.6593) for this proposed laneway house. Consideration of building height and square footage maximums, window and door placement restrictions as well as minimum setbacks from lot lines, would significantly ameliorate the concerns of our neighbourhood. Given this proposed house is not a second dwelling in the back yard of an existing residential property, the windows and doors **should only be permitted on the ground floor on the east side** of the proposed house, as to place windows and doors on the second floor impacts the privacy of the residents of **#12 and #16 Undermount Ave.**

We trust the Committee will consider our serious concerns and invite members of the Committee to conduct a site visit to see firsthand the impact that such a building would have on our property and the neighbourhood.

We request the Committee of Adjustment deny this application.

Sincerely,
Helen and Joe Tomasik
[12 Undermount Ave](#)
[Hamilton, ON. L8P 3Z6](#)

From: tomasikjoseph@gmail.com
To: [Committee of Adjustment](#)
Cc: helen.tomasik@outlook.com; [Wilson, Maureen](#)
Subject: Fwd: HM/A-19:290 Variance Application to be heard on June 25,2020
Date: June 22, 2020 1:32:52 PM
Attachments: [Variance Application Concerns June 21, 2020.docx](#)
[ATT00001.htm](#)

Jamila Sheffield
Secretary-Treasurer
Committee of Adjustment

We are writing to advise the Committee of Adjustment of the following additional points submitted in opposition to the requested variance application HM/A-19:290 re Municipal Address 315B Aberdeen Avenue, Hamilton to supplement our submission sent at 4:19 pm yesterday.

The additional points are:

1. With respect to the concern that this building will become a multi-unit dwelling, the majority of the building, as proposed, falls mainly in Zone C, Single Family, but a small portion, the garage, falls in Zone D, Multi-Unit. What assurance is there that this will NOT become a multi-unit dwelling?
2. We have a detached garage which abuts the alleyway. This garage could only be accessible for vehicle parking via the alleyway. The front door of the building as proposed in the Application, would be directly across from our garage. We wish to maintain our ability to drive a vehicle into our garage via the alleyway, should we decide to do so by putting in a garage door on the back of the garage. This would be particularly significant if we purchased an electric vehicle as the garage has electricity. Losing such potential use of our garage would only add to the devaluation of our property that would be result from a large two storey building towering over our backyard. What assurance is there the proposed dwelling, along with the applicant's purchase of this alleyway, will not rob us (or any prospective purchaser of our property) of the ability to utilize our garage as described herein?

Helen and Joe Tomasik
12 Undermount Avenue
Hamilton, Ontario L8P 3Z6

Sent from my iPad

Sent from my iPad

Begin forwarded message:

From: Helen Tomasik <helen.tomasik@outlook.com>
Date: June 21, 2020 at 4:19:08 PM EDT
To: "cofa@hamilton.ca" <cofa@hamilton.ca>
Cc: "Tomasikjoseph@gmail.com" <Tomasikjoseph@gmail.com>,

"Maureen.Wilson@hamilton.ca" <Maureen.Wilson@hamilton.ca>

Subject: HM/A-19:290 Variance Application to be heard on June 25,2020

Jamila Sheffield
Secretary-Treasurer
Committee of Adjustment

Ms Sheffield,

Attached is our written submission for consideration of the Committee of Adjustment regarding HM/A-19:290. We will be registering our attendance at the virtual meeting on June 25th at 3:10 pm.

Sincerely,

Helen and Joe Tomasik
12 Undermount Ave
Hamilton, ON L8P 3Z6

From: [Kate Lazier](#)
To: [Committee of Adjustment](#)
Subject: HM/A-19:290
Date: June 22, 2020 12:06:28 PM

I oppose the variances. The proposed building is in an alley and should be subject to the regulations for an alley house. The proposed house does not have a front yard or backyard that would comply with set back regulations for house on the street. An oversized house in the middle of an alley does not fit with the character of the neighborhood or current bylaws. The house should be limited in size to not interfere with the existing residential building and its should be required to meet all existing bylaws, to the extent possible.

I would like to join the meeting and speak.

Regards
Kate Lazier
24 UNDERMOUNT Ave.

Get [Outlook for iOS](#)

Attention:
Committee of Adjustment
Hamilton
March 14, 2020

RE: 315B Aberdeen Avenue, Hamilton
HM/A-19:290
Owner: Kevin Daley
Zoning By-law 6993

To whom it may concern:

Once again, I am writing to express my strong opposition to the proposed so-called “minor variances” in application HM/A-19:290 at 315B Aberdeen Avenue put forward by Kevin Daley. This letter of opposition is very similar to the one I sent last September, as I don’t believe the changes that have been suggested in response to neighbourhood concerns have been in any way addressed.

What is proposed are not minor variances. While I support intensification in the city, I think that the house proposed is still much too large for the piece of land it is intended to occupy. Why have a zoning by-law which requires a certain frontage, landscaping, and so on when this proposal is so at variance with that by-law? If it is truly intended as a single-family home, then why cannot it not be one that fits the space appropriately? That is why we have by-laws in the first place. Perhaps this is all about making a profit, rather than building suitable structures?

If such a large home were built close to the property line as suggested, it would block the light of existing houses on Undermount. We saw that this happened to all the north facing apartment dwellers on Dundurn when a new building at the corner of Dundurn and Aberdeen was erected a few years ago. It seems unbelievable to me that the developer of that building got permission to build so close to the street (one does have to wonder cynically) and to the neighbouring building. Our neighbourhood is not in downtown Toronto.

And then there’s the issue of parking. We have at least 10 units or more (more than I previously realized ... how many are not legal?) in only three houses at the foot of Undermount, at Aberdeen – with inadequate provision for parking. Despite wishful thinking, many Hamiltonians still rely on cars to get around. We have cars already parked right up the street – beginning dangerously close to Aberdeen – when people are home from work. Anyone turning off Aberdeen and on to Undermount in the winter does so with serious risk because of the blocked view from so many densely parked cars. Add to this the existing apartment at the corner of Locke and Aberdeen which also lacks parking, as well as the new businesses on Locke Street, and we regularly experience overflow with people parking on this street. It’s a problem that is only going to get worse. With only two parking spaces allotted for the new house, this does not account for visitors who have difficulty finding a spot now as it is, not to mention householders

who use their garages for storage. Nor does it take into account the fact that people already park on that vacant lot. They will have to move onto the street.

Again, I am not opposed to building on this lot – just make it the appropriate size and use and set it back from the lot lines.

Next there's the issue of safety. The laneway that leads to this lot is extremely narrow and bounded by cement on both sides at Aberdeen. There is little room to spare for regular cars, let alone emergency vehicles. In this house proposal, there's basically no set-back from the laneway. The stairs land practically in it. If houses on Mountain choose to put laneway houses at the back of their properties (as rumoured), then you would have cars going back and forth right on the door step of this house. This will also happen if the houses on Undermount choose to open up their back areas for parking; one house already has a garage there. So allowing for such a narrow set-back is dangerous and unnecessary. Change the set-backs and change the design for the front door.

In truth, I find it hard to believe that anyone wanting a large single family home in our neighbourhood would want it in that location, right on the laneway, and without any yard to speak of. So I cannot help but wonder if the owner might actually want to build something and then come back to turn it into a student house, or a duplex or triplex later – legally or illegally. That seems to be the way things happen in this city. Is that perhaps why they are seeking an Aberdeen rather than a Mountain Ave address? Either would work. We have seen developers use back doors to do this. If that is the real intention, it should be stated, and appropriate parking should be built into the structure, or the application rejected.

I hope the committee will take our concerns more seriously this time around. We want places for people to live – but this is the wrong plan.

Carol Town
37 Undermount Avenue
Hamilton
905-512-0231 or 905-525-4770
caroljtown@hotmail.com

From: [Alexandra Moore](#)
To: [Committee of Adjustment](#)
Cc: sally.luke1@gmail.com
Subject: response to HM/A-19:290
Date: June 21, 2020 9:12:03 PM

To the Committee of Adjustment,

In response to Variance Application no: HM/A-19:290, my partner and I would like to express our concerns.

Having read the details of the application, and having physically investigated the premises, we are extremely concerned about the size and type of dwelling proposed for such a small lot. The lot width is in no way compatible for a “single family dwelling.” The current building is a fraction of the proposed size, and even then it feels imposing in the space. The backyards of #12 and #16 Undermount Avenue would literally be right at the front door of the proposed new building. None of their proposed dimensions fit within city permitted lot sizes. There will be virtually no yard to speak of, meaning the building will dominate the alley way and will be an enormously imposing building. The front door will only be 1.54m from the property line, which is only a quarter of the 6m city requirement. The surrounding houses will be shadowed by this “dwelling.” We could get into further specifics, but we trust this has already been reviewed tirelessly by the community members who have already been fighting against this ridiculous variance application.

As a Hamiltonian - born and raised - I know this neighbourhood extremely well. I know the type of families that value this neighbourhood, and I understand what properties are worth. Undermount Avenue is a prestigious street. Houses are currently selling well over 1 million dollars. Surrounding streets are valued similarly. It is completely unfathomable to us that a family would buy this plot of land, in an alley way just off of Aberdeen, to build their dream home. No one family would be investing this much time and money to build such a massive house, with the intention on actually living in it. What family is building a home of this size, in an alley way!? The intentions for such a dwelling are virtually transparent. It is clear to anyone who looks at the variance application - and the renderings they include - that the investors are just that: investing in a property that will make them a profit. There is no doubt in my mind that this building is intended as a multi-unit dwelling. I can, without hesitation, say that this is being built as a rental opportunity. Not only will this decrease the value of the surrounding homes, but it will create further congestion to the street traffic and parking that is already an issue and growing concern. The families that live on Undermount, that will be forced to look onto this massive rental unit, will quite literally lose not only the view they have loved for many years, but they will also lose any sense of privacy. The proposed building will be quite literally up against their fences, creating security issues and privacy issues over night.

We are deeply concerned for the integrity of this neighbourhood, as well as the safety of all current residents. As owners of a home on Undermount Avenue, and a family that has lived in Kirkendall for over a decade, we are committed to protecting this gorgeous, old neighbourhood, and the history it holds. Allowing for such proposed buildings to be permitted not only insults the immediate surrounding residents, but it also sends an extremely negative message to the community in general - that just about anywhere you can get your hands on land is fair game to build a monstrous structure, disregarding all city regulations. So much for community protection or loyalty.

Should you have any questions for us as home owners on Undermount Avenue, I invite you to contact us at this email address.

We will be attending the public hearing on Thursday, June 25th, and truly hope to see the city taking into consideration all of the concerns that our community has brought forward.

Sincerely,
Alexandra Moore-Gibson & John Gibson
64 Undermount Avenue

From: [benwri.benwri](#)
To: [Committee of Adjustment](#)
Subject: [****POSSIBLE SPAM]Application HM/A-19:290 315B Aberdeen Avenue
Date: June 20, 2020 4:34:12 PM

I am planning to attend the webex meeting on June 25 2020 at 3;10 pm but I also want to send my comments by email.

I want to register my objection to the proposed variances.

The reduction of the lot width from 12 metres to 3.6 metres is significant and the reason given that they want to have frontage on Aberdeen Ave and not Mountain Ave is not provided. The indication is that the proponent wants to take ownership of the alley off of Aberdeen but still provide access to the houses backing onto the alley. i believe it is wrong to take ownership of the alley without every property owner accessing the alley providing his/her approval since not having access to the alley will create problems for them to access their yards and additional parking. If these houses lose the option of accessing parking from the alley they will have to park on the street; e.g. Undermount and Mountain which are already 'packed' with cars. This will exacerbate the situation. if the proponent wants to 'assume the full alley' he/she should have the written approval of every property owner that backs onto to the alley or not proceed until he/she has this.

I understand the proponent's desire to buy the alley but the zoning bylaw No 05-200-section 4 states that no lot shall have built upon it a building for any purpose in any zone unless the lot abuts a street for a minimum of 4.5 metres but the width of the laneway would be the requested 3.6 metres. I think that seeking a variance is an 'underhanded' way of achieving this . If this is to be a single family house, having the alley 'act' as a front yard is inappropriate, especially since not having a landscaped front yard is inconsistent with all single family houses in the neighbourhood.

The footprint of the house is very large (about 52% of the lot versus 40% of other houses in the area) and the proposed 5 bedrooms would likely mean that the proposed 2 parking spaces will be insufficient for all residents of the house meaning that there will parking spillover on the the other streets. Eliminating the landscaped yard and not the 50% of gross area of the front yard is inconsistent with the neighbourhood. In addition, it appears that much of the lot will have non-permeable surfaces, which would increase runoff and may negatively impact the surrounding houses and an already stretched sewer system. Best design practices are promoting the increased use of permeable surfaces and not a reduction. I also think that the way the proponent presented the information is an attempt to obfuscate the exact size of the proposed building and lot. If the proponent was being open and transparent then the information would have been presented with the exact area of the building and each side yard clearly delineated. Instead the proponent chose to present it in a way that forced the neighbours to have to calculate the exact size. In my opinion this is a devious way of presenting the information. It should be presented in an open and transparent format so that everyone is able to easily understand the information.

Due to the large size and height of the proposed building, the second floor windows would look directly on to the back yards of the neighbouring properties. This of particular concern for the Undermount Avenue houses which have much smaller properties than the Mountain Avenue properties. Placing a house of this size so close to the Undermount Avenue houses

dramatically increases intensity of the micro-neighbourhood around this house and is inconsistent with the current zoning requirements. Although we do not back onto this property, a large house so close to the property line would have a negative impact on the houses particularly on Undermount since their backyards are much more narrow than the houses on Mountain. Having people looking directly onto someone's backyard (from the proposed building's second floor) is not desirable and will probably create issues for these homeowners when they try to sell their properties.

I understand that the City of Hamilton is reviewing options to allow laneway houses but these houses in general are significantly smaller than the proposed house for many of the same reasons. For example, in the August 3, 2018 article in the Hamilton Spectator, the City allowed a laneway house to be built that was 800 square feet and a single story; whereas the proposed building is much larger than other laneway housing that the city has approved. With this in mind, if any one of the owners of the properties that currently abut the laneway wish to create a laneway house they will be unable to do so.

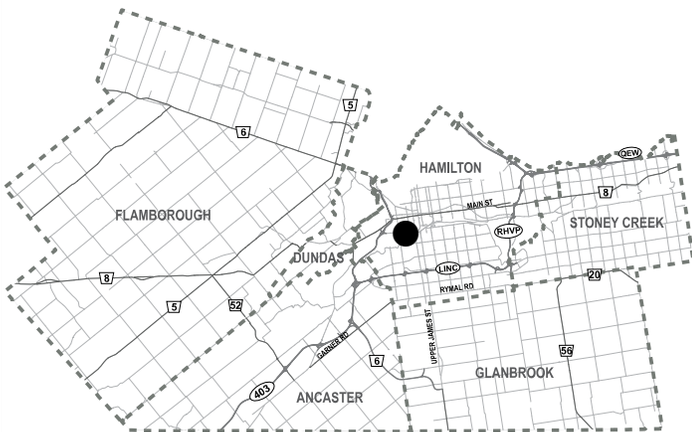
I should note that I am a proponent of these smaller laneway houses as a way of providing affordable housing options for the city. According to the pilot zoning PED16200(a), the property must abut a laneway. Taking this option away from the property owners that currently abut onto the laneway is contrary to the 'intent' of the City's plan to increase the number of affordable housing options in the city.

Alan Bentley

59 Undermount Avenue



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



315B Aberdeen Avenue, Hamilton
(Ward 1)

File Name/Number:

HM/A-19:290

Date:

March 13, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **HM/A-20:29 (71 Chatham St., Hamilton)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

1. The proposed front addition and open car port be constructed in accordance with the submitted Site Plan and Elevations.

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

June 25th, 2020

HM/A-20:29 (71 Chatham St., Hamilton)**PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to permit the construction of a two and a half storey front addition and an open sided carport side addition to the existing single detached dwelling, notwithstanding the following variances.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3 and E.3.4.3 amongst others, are applicable and permits single detached dwellings.

Archaeology:

The subject property meets two (2) of the ten criteria used by the City of Hamilton and the Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) Within 300 metres of a primary watercourse or permanent waterbody, 200 metres of a secondary watercourse or seasonal waterbody, or 300 metres of a prehistoric watercourse or permanent waterbody; and,
- 2) In areas of pioneer EuroCanadian settlement.

Notwithstanding current surface conditions, these criteria define the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this severance is granted, the City does not require an archaeological assessment, but the proponent must be advised in writing by the Committee of Adjustment as follows (see note below).

Cultural Heritage:

The subject property is located within the Kirkendall North Established Historical Neighbourhood. Established Historical Neighbourhoods are neighbourhoods that were substantially built prior to 1950. These neighbourhoods exhibit unique character, provide examples of historical development patterns, and contain concentrations of cultural heritage resources. The following policy applies:

HM/A-20:29

Page 2

B.3.4.3.6 “The City shall protect *established historical neighbourhoods*, as identified in the cultural heritage landscape inventory, secondary plans and other City initiatives, by ensuring that new construction and *development* are sympathetic and complementary to existing cultural *heritage attributes* of the neighbourhood, including lotting and street patterns, building setbacks and building mass, height, and materials.”

Staff are of the opinion that the proposed design of the dwelling will not have an adverse impact to the established character along Chatham Street. Staff have no further comments on the application as circulated.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “D/S-1787” (Urban Protected Residential – One and Two Family Dwellings, Etc). District, Modified, which permits a single family dwelling.

Variance 1, 3 and 4

The applicant is requesting a variance to allow a minimum front yard depth of 0.9 metres, to allow no front landscaping to be provided and to allow the front stairs (uncovered porch) to be located 0.3 metres from the front lot line, notwithstanding the minimum required front yard depth of 6.0 metres, the requirement that a minimum of 50% of the gross floor area of the front yard shall be used for landscaped area, and the minimum required 1.5 metre separation between an uncovered porch and the nearest street line.

The general intent of the Zoning By-law is to provide a consistent streetscape, allow sufficient space in the front yard to accommodate the necessary landscaped area and to provide an appropriate distance separation from the porch and the street.

Staff acknowledge the majority of the single detached dwellings on the south side of this portion of Chatham Street have been built very close to the front property line. The front yard depths range between 0.0 metres and 2.5 metres. Staff acknowledge there is approximately 4.6 metres of landscaped Boulevard between the front property lines and the sidewalk on the south side of Chatham Street that aides the distance separation from the porch to the street.

Based on the submitted plans, Staff is satisfied the proposed front addition will maintain the established residential streetscape. While Staff acknowledge the proposed front addition will reduce the existing amount of front landscaped area, Staff is satisfied the front landscaped area is consistent with the established residential streetscape. In addition, Staff acknowledge the Boulevard, measuring approximately 4.6 metres in

.../3

HM/A-20:29

Page 3

depth, will provide a landscaped buffer between the proposed stairway/unenclosed front porch and the sidewalk on Chatham Street. As such, the variances are maintaining the general intent of the Zoning By-law.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variances are desirable for the development and minor in nature; therefore, staff support the variances.

Variance 2

The applicant is requesting a variance to allow a minimum side yard width of 0.9 metres, notwithstanding the minimum required side yard width of 1.2 metres. The intent of the Zoning By-law is to provide a consistent streetscape, allow sufficient space for access and drainage, and to avoid any impact on the enjoyment and privacy of the adjacent properties. Staff defers any drainage concerns to Development Engineering Approvals.

The reduction in side yard width is to accommodate the proposed open sided car port on the existing driveway and will continue to function as a parking space. As such, Staff do not anticipate any negative impact on the enjoyment or privacy of the adjacent property. The variance is maintaining the general intent of the Zoning By-law Staff as the proposed open sided car port will not alter the established residential character.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Recommendation:

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan and former City of Hamilton Zoning By-law No. 6593. The variances are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

CONDITIONS: (If Approved)

1. The proposed front addition and open car port be constructed in accordance with the submitted Site Plan and Elevations.

HM/A-20:29

Page 4

NOTE:

“Caution: Notwithstanding current surface conditions, the property has been determined to be an area of archaeological potential. Although an archaeological assessment is not required by the City of Hamilton, the proponent is cautioned that during development activities, should deeply buried archaeological materials be found on the property the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI) should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Small Business and Consumer Services (416-212-7499).”

Building Division:

1. Variance # 2 should be altered to include the word “westerly” before side yard. The variance should read as follows:

A minimum westerly side yard width of 0.9 m shall be provided instead of the minimum required side yard width of 1.2 m; and

2. Subject to the issuance of a building permit in the normal manner.

Development Engineering:

Provided that the existing drainage patterns are maintained, Development Engineering has no comments regarding the minor variance as proposed.

See attached for additional comments.

Real Estate Comments – CoA June 25, 2020

71 Chatham St., Hamilton (Ward 1)



Applicant's Proposal: To permit the construction of a 2 ½ storey addition to the front of the dwelling and an open carport.

Variances for Property:

- **Front Yard Depth:** A front yard depth of 0.9m shall be provided instead of the required 6.0m
- **Side Yard Width:** A minimum side yard depth of 0.9m shall be provided instead of the required 1.2m
- **Landscaped Area:** No front yard landscaping shall be provided instead of the required 50%
- **Permitted Projections:** The front steps shall provide a 3m setback from the front lot line instead of the required 1.5m minimum setback.

Impact on City Lands: There are no expected impacts on adjacent city lands as the variances are contained at the front of the lot.

Recommendation: Real Estate has no objection to the proposed variance.

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# HM/A-20:29

Re: 71 Chatham St

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Minimum 4m horizontal clearance from existing O/H line(s) must be maintained at all times as per Alectra Utilities Standard 3-105. Please consult with Alectra Utilities if further clarification is required.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.

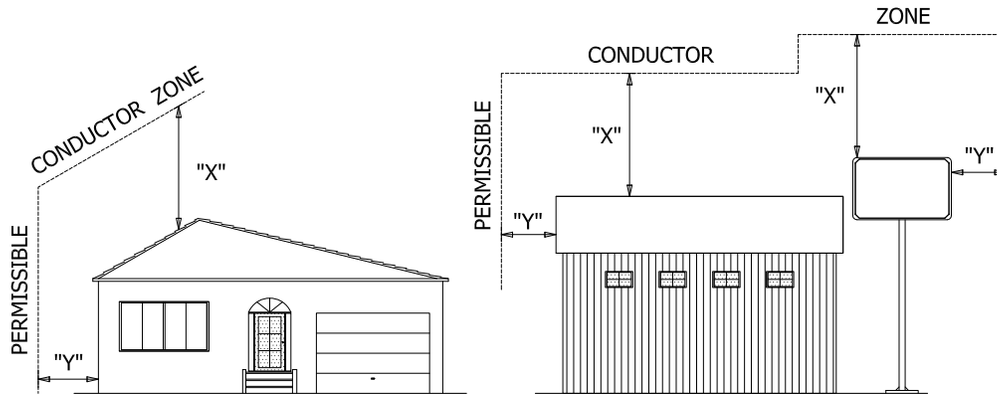
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.
- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



- UNDER NO CIRCUMSTANCES SHALL A CONDUCTOR BE PERMITTED TO PENETRATE THE ENVELOPE SHOWN BY THE DOTTED LINE.

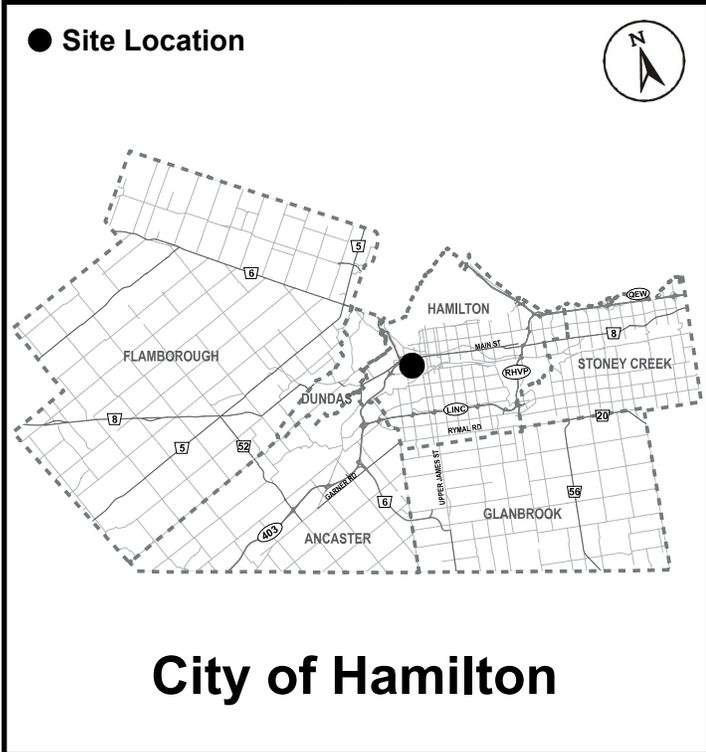
SYSTEM VOLTAGE	MINIMUM HORIZONTAL CLEARANCE DIMENSION "Y"	MINIMUM VERTICAL CLEARANCE DIMENSION "X"
0 - 750 V*	2.0 m (SEE NOTE 1)	4.5 m (SEE NOTE 3)
OVER 750 - 50000 V	4.0 m (SEE NOTE 2)	7.0 m (SEE NOTE 4)

* - INCLUDES MULTI-GROUNDED NEUTRALS

NOTES:

1. THIS CLEARANCE IS MADE UP OF A 1.0 m MINIMUM APPROACH CLEARANCE PLUS A 1.0 m ALLOWANCE FOR CONDUCTOR SWING. WHERE CONDUCTOR PASS IN FRONT OF A WINDOW OR OTHER OPENING, THIS 2.0 m CLEARANCE SHOULD BE INCREASED TO 2.5 m. WHERE BUILDINGS EXCEED 3 STOREYS OR 15.0 m IN HEIGHT, THE 2.0 m CLEARANCE SHOULD BE INCREASED TO 3.0 m TO ALLOW FOR RAISING OF LADDERS BY THE LOCAL FIRE DEPARTMENT.
2. THIS CLEARANCE IS MADE UP OF A 3.0 m MINIMUM APPROACH CLEARANCE PLUS A 1.0 m ALLOWANCE FOR CONDUCTOR SWING.
3. THIS DIMENSION PROVIDES 1.0 m MINIMUM APPROACH CLEARANCE FROM A 2.0 m TALL WORKMAN, PLUS A 1.5 m ALLOWANCE FOR CONDUCTOR SAG. (BASED ON AVERAGE SPAN OF 40 m)
4. THIS DIMENSION PROVIDES 3.0 m MINIMUM APPROACH CLEARANCE FROM A 2.0 m TALL WORKMAN, PLUS A 2.0 m ALLOWANCE FOR CONDUCTOR SAG. (BASED ON AVERAGE SPAN OF 40 m).
5. THE ABOVE CLEARANCES ARE MINIMUM VALUES. EFFORTS SHOULD BE MADE TO INCREASE THESE CLEARANCES ABOVE THOSE SHOWN, WHERE POSSIBLE. TO KEEP WORKMEN AND THEIR EQUIPMENT ON THE BUILDING ETC., AT THE MINIMUM CLEARANCE SHOWN, DIMENSION "X" AND "Y" ARE TO BE INCREASED BY THE REQUIRED WORKING DISTANCE.

	DRAWING STATUS	BY	DATE DD/MM/YY	MINIMUM CONDUCTOR CLEARANCES FROM BUILDINGS, PERMANENT STRUCTURES OR BUILDING APPARATUS (EXCLUDES SECONDARY SERVICES ATTACHED TO BUILDINGS)	REFERENCE DRAWINGS:	DRAWINGS NOT TO SCALE	
	REDRAWN:	JM	12/06/07		DRAWING #	SHEET#	REVISION#
	CHECKED:	ND	26/04/05		3-105	1	0
	APPROVED:	CR	26/04/05				



Committee of Adjustment

Subject Property	File Name/Number:
71 Chatham Street, Hamilton (Ward 1)	HM/A-20:29
	Date:
	March 12, 2020
	Technician:
	VS
	Map Not To Scale
	Appendix "A"
	Hamilton
PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT	

June 25th, 2020**HM/A-19:349 (66 Radford St., Hamilton)****PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

Minor Variance application HM/A-19:349 was tabled by the Committee of Adjustment on November 7, 2019 and on January 23, 2020. The purpose of this application is to permit the conversion of the existing single family dwelling into a dwelling containing two units, notwithstanding the following variances.

Urban Hamilton Official Plan

The Urban Hamilton Official Plan designates the property as “Neighbourhoods” in Schedule E-1 – Urban Land Use Designations. Policies E.3.2.3 and E.3.4.3 amongst others, are applicable and permits duplex dwellings.

Former City of Hamilton Zoning By-law No. 6593

The subject lands are zoned “C/S-1335 and C/S-1335a” (Urban Protected Residential, Etc.) District, Modified, which permits the conversion of a single family dwelling to a two unit dwelling in accordance with Section 19(1).

Variance 1

The applicant is seeking a variance to allow for two parking spaces to be located within the required front yard whereas the Zoning By-law permits only one of the required parking spaces to be located within the required front yard. The general intent of the purpose of the Zoning By-law requirement is to maintain the existing character and streetscape of the neighbourhood and to ensure sufficient landscaping, parking, and amenity space is available within the front yard.

The general intent of the Zoning By-law is being maintained as the location of proposed parking still provides a residential streetscape, sufficient landscaping and amenity space within the front yard. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 2

The applicant is seeking a variance to allow for the manoeuvring space aisle width for a
.../2

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Page 2

90-degree parking space to be 0.0 metres, whereas the Zoning By-law requires a minimum 6.0 metres. The purpose and intent of this provision is to allow all vehicles to move and to and from the site safely.

Staff recognize that there is an additional 4.3 metres from the property line to the sidewalk line, plus the sidewalk width that can aid with additional manoeuvring. The intent of the By-law is being maintained as sufficient space is being provided to aide the moving of a vehicle to and from the site. The variance is desirable for the development and minor in nature as no negative impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 3

The applicant is seeking a variance to allow for a minimum parking size width of 2.6 metres whereas the Zoning By-law requires a minimum parking space width of 2.7 metres. The intent of this provision is to allow adequate space to accommodate a variety of vehicle sizes.

Staff recognize that this is an extension of the existing driveway and for that reason the driveway should be built to the proper size of the space size standard. As such, Staff request the applicant revise the Site Plan to conform the parking space size required by Zoning By-law No. 6593.

After discussions with Staff, the applicant has indicated they are willing to extend the proposed driveway to conform with the Zoning By-law.

Based on the foregoing, while the general intent of the Official Plan is being maintained, the general intent of Zoning By-law is not being maintained, the variance is not desirable for the development nor considered minor in nature; therefore, staff do not support the variance.

Recommendation:

Based on the preceding information, Variance 1 and 2 maintain the general intent and purpose of the Urban Hamilton Official Plan and former City of Hamilton Zoning By-law No. 6593. Variance 1 and 2 are considered to be minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

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Variance 3 does not maintain the general intent of former City of Hamilton Zoning By-law No. 6593, is not considered to be minor in nature nor desirable for the appropriate use of the property.

In conclusion, Staff recommends that Variance 1 and 2 be approved while Variance 3 be denied.

Building Division:

1. A building permit is required for the conversion of the proposed two (2) dwelling units.
2. The Notice shall be amended by removing the words “required” after the word “the” and before the word “front” so that it reads as follows:

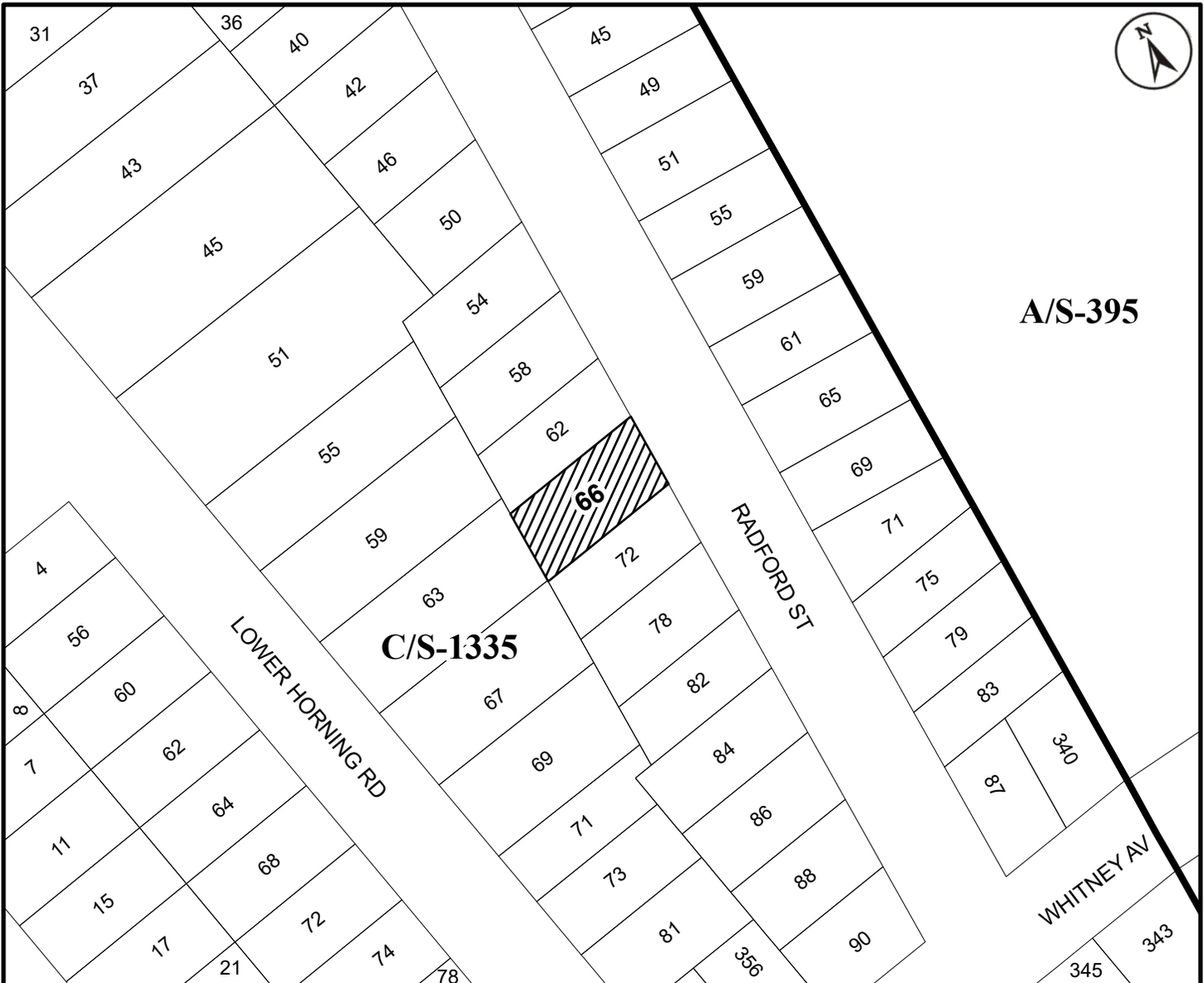
Two (2) parking spaces shall be permitted to be located within the front yard whereas the zoning By-law permits only one of the required parking spaces to be located within the front yard.

3. Order to Comply #19-119374, dated April 24, 2019, remains outstanding.

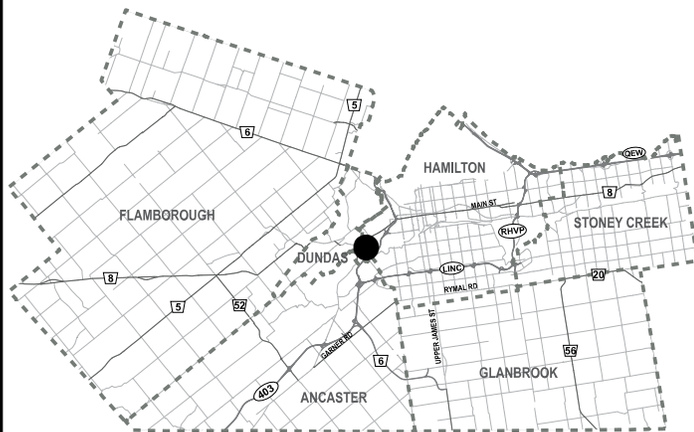
Development Engineering:

No Comment

See attached for additional comments.



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



66 Radford Street, Hamilton
(Ward 1)

File Name/Number:

HM/A-19:349

Date:

March 12, 2020

Technician:

VS

Map Not To Scale

Appendix "A"



Hamilton

June 25th, 2020

**CONSOLIDATION REPORT
VARIANCES**

The attached comments have been reviewed with regard to Committee of Adjustment Variance Application **HM/A-20:101 (137 George St., Hamilton)** and the following comments are submitted:

Should the Committee approve the application, an approval should be subject to the following condition:

1. That the proposed multiple dwelling is built in accordance with the submitted Elevation drawings to the satisfaction of the Manager of Development Planning, Heritage and Design.

NOTE:

“Acknowledgement Note: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI). All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the MHSTCI.

Should deeply buried archaeological materials be found on the property during any of the above development activities the MHSTCI should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499).”

June 25th, 2020**HM/A-20:101 (137 George St., Hamilton)****PLANNING and ECONOMIC DEVELOPMENT DEPARTMENT****Development Planning – Urban:**

The purpose of this application is to permit the construction of a three storey multiple dwelling consisting of six dwelling units to replace the existing two and a half storey brick dwelling, in accordance with Site Plan application DA-20-011 which received Conditional Approval on March 11, 2020, notwithstanding the following variances.

Urban Hamilton Official Plan

The property is identified as “Neighbourhoods” in Schedule E– Urban Structure and is designated “Mixed Use - Medium Density” in Schedule E-1 – Urban Land Use Designations. Policies E.4.2.2 and E.3.2.3 a) amongst others, are applicable and permit multiple dwellings.

Cultural Heritage:

Staff have commented on the proposal through the related site plan control application DA-20-011. Staff have no concerns with the proposed variances as submitted and have no further comments on this application.

Archaeology:

The subject property meets three (3) of the ten criteria used by the City of Hamilton and Ministry of Heritage, Sport, Tourism and Culture Industries for determining archaeological potential:

- 1) In the vicinity of distinctive or unusual landforms;
- 2) In areas of pioneer EuroCanadian settlement; and,
- 3) Along historic transportation routes.

This criterion defines the property as having archaeological potential. Accordingly, Section 2 (d) of the *Planning Act* and Section 2.6.2 of the *Provincial Policy Statement* apply to the subject application. If this application is approved, the proponent must be advised in writing by the Committee of Adjustment as per the acknowledgment note below.

Strathcona Secondary Plan

The subject lands are designated “Mixed Use - Medium Density” within the Strathcona Secondary Plan. Policies B.6.6.6.1 a), d), f), g), j), k), l), and m) and B.6.6.15.3 b) amongst others, are applicable and permit multiple dwellings.

.../2

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Page 2

City of Hamilton Zoning By-law No. 05-200

The subject lands are zoned Mixed Use Medium Density (C5, 297) Zone, Modified, and which permits a multiple dwelling.

Variance 1

The applicant is requesting a variance to allow a minimum rear yard depth of 7.2 metres notwithstanding the minimum required rear yard depth of 7.5 metres. The intent of the Zoning By-law is to allow adequate space for grading and drainage, and to accommodate the necessary amenity area to satisfy the needs of the proposed multiple dwelling. Staff defers any grading or drainage concerns to Development Engineering Approvals.

The variance is maintaining the intent of the Zoning By-law as Staff is satisfied the proposed minimum rear yard depth of 7.2 metres is sufficient to provide the necessary amenity area for the proposed multiple dwelling. In addition, Staff acknowledge the subject property is in close proximity to a number of parks including Victoria Park and Central Park that the tenants of the proposed multiple can utilize as additional amenity area. The variance is desirable for the development of the site and is considered minor in nature.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variance is desirable for the development and considered minor in nature; therefore, staff support the variance.

Variance 2

The applicant is requesting a variance to allow an easterly side yard of 1.2 metres, notwithstanding the minimum required side yard setback of 7.5 metres abutting a Residential or Institutional Zone or lot containing a residential use. The intent of the Zoning By-law is to allow adequate space for access, grading and drainage, to maintain the established residential streetscape, and to avoid any impact on the enjoyment and privacy of the adjacent properties. Staff defers any grading or drainage concerns to Development Engineering Approvals.

It is common along this portion of George Street for the existing single detached dwellings to maintain side yard setbacks of less than 1.0 metre in width. As such, Staff recognize the proposed side yard setback of 1.2 metres will maintain a consistent streetscape. Given the intensity of the use, the Zoning By-law requires a larger side yard setback in order to avoid any impact on the enjoyment and privacy of the

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residential property adjacent to the easterly side yard, known as 131 - 133 George Street.

Staff acknowledge the building footprint and building height of the proposed multiple dwelling does not deviate significantly from that of the existing two and a half storey single detached dwelling on the subject property. The submitted West Elevation drawing shows no windows along the westerly façade which overlooks 131 - 133 George Street. As such, staff do not anticipate any significant impact on the privacy or enjoyment of the adjacent property as a result of the reduction in side yard setback.

Additionally, staff is satisfied the proposed side yard width allows for sufficient space to accommodate the necessary access for maintenance purposes. The variance is considered minor in nature and desirable for the development of the site as no significant impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance with a condition.

Variance 3

The applicant is requesting a variance to allow a westerly side yard of 0.8 metres, notwithstanding the minimum required side yard setback of 7.5 metres abutting a Residential or Institutional Zone or lot containing a residential use. The intent of the Zoning By-law is to allow adequate space for access, grading and drainage, to maintain the established residential streetscape, and to avoid any impact on the enjoyment and privacy of the adjacent properties. Staff defers any grading or drainage concerns to Development Engineering Approvals.

It is common along this portion of George Street for the existing single detached dwellings to maintain side yard setbacks of less than 1.0 metre in width. As such, staff recognize the proposed side yard setback of 0.8 metres will maintain a consistent streetscape. Given the intensity of the use, the Zoning By-law requires a larger side yard setback in order to avoid any impact on the enjoyment and privacy of the residential property adjacent to the easterly side yard, known as 139 George Street.

Staff acknowledge the building footprint and building height of the proposed multiple dwelling does not deviate significantly from that of the existing two and a half storey single detached dwelling on the subject property. The submitted East Elevation drawing shows minimal windows with no windows along the portion of the façade which overlooks the rear yard amenity area located at 139 George Street. As such, staff do

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not anticipate any significant impact on the privacy or enjoyment of the adjacent property as a result of the reduction in side yard setback.

Additionally, staff is satisfied the proposed side yard width allows for sufficient space to accommodate the necessary access for maintenance purposes. The variance is considered minor in nature and desirable for the development of the site as no significant impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance with a condition.

Variance 4

The applicant is requesting a variance to allow a 0.8 metre planting strip abutting a Residential Zone along the westerly side lot line, notwithstanding the minimum required 1.5 metre planting strip abutting a Residential or Institutional Zone or lot containing a residential use. The general intent of the Zoning By-law is to allow adequate space for grading and drainage and to maintain a consistent streetscape. Staff defers any grading or drainage concerns to Development Engineering Approvals.

The submitted Site Plan shows a planting strip is provided along the westerly side lot line with the narrowest portion being 0.8 metres. Staff acknowledge most of the planting strip maintains a width of at least 1.5 metres, maintaining at least 2.0 metres in width within the front yard. The variance is maintaining the general intent of the Zoning By-law as the reduction in planting strip width will not impact the George Street streetscape. The variance is considered minor in nature and desirable for the development of the site as no significant impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variance.

Variance 5 and 6

The applicant is requesting a variance to allow the required parking spaces to abut the street line and to allow no planting strip to be provided along the street line, notwithstanding the requirement that no parking is permitted between the façade and the front lot line with the exception of visitor parking, no parking is permitted to be located within the required front yard or within 3.0 metres of a street line, and the minimum required 3.0 metre wide planting strip to be permanently maintained between the street line and the parking space or aisle.

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The general intent of the Strathcona Secondary Plan is to ensure the location of the parking area does not negatively impact pedestrian safety and to ensure sufficient landscaped area is being provided to maintain a consistent streetscape and provide an adequate buffer between adjacent residential uses. The general intent of the Zoning By-law is to ensure a variety of vehicles can safely access the required parking spaces with no obstructions, to maintain the established character of the area, and to maintain a consistent streetscape.

George Street is characterized by two, and two and half storey single detached dwellings with large front yards, containing a high proportion of landscaped area and narrow asphalt driveways. The variances are maintaining the general intent of the Zoning By-law as the provision of parking in the front yard is consistent with the character of the area. While the applicant is proposing the two parking spaces to be adjacent, staff acknowledge the submitted Site Plan shows one of the proposed parking spaces being a permeable surface and the provision of landscaped area on either side of the parking spaces. As such, staff is of the opinion the proposed front yard will maintain a consistent streetscape.

Additionally, staff do not anticipate any safety concerns for vehicles or pedestrians as a result of the proposed parking spaces having direct access onto George Street, as discussed below. The variances are considered minor in nature and desirable for the development of the site as no negative impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variance is desirable for the development and minor in nature; therefore, staff support the variances.

Variance 7 and 8

The applicant is requesting a variance to allow the parked vehicles to be permitted to reverse onto George Street and to allow no manoeuvring aisle to be provided on site, notwithstanding the requirement that any parking lot shall provide egress in a forward motion only and the minimum 6.0 metre wide manoeuvring aisle required for 90 degree parking spaces. The general intent of the Strathcona Secondary Plan is to ensure the location of the parking area does not negatively impact pedestrian safety. The general intent of the Zoning By-law is to ensure all vehicles can safely egress from the parking spaces.

The proposed parking area for the multiple dwelling will function as a driveway instead of a parking lot. The proposed parking spaces will provide unobstructed access for

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vehicles travelling to and from the site. The intent of the Zoning By-law is being maintained as sufficient space is being provided within the George Street road allowance to aide the moving of a vehicle to and from the site.

Staff acknowledge George Street is a local road in accordance with Schedule C – Functional Road Classification with the Urban Hamilton Official Plan and Map B.6.6-2 within the Strathcona Secondary Plan. As such, staff do not anticipate any safety concerns as a result of using George Street to aide in the moving of a vehicle to and from the site. The variances are considered minor in nature and desirable for the development of the site as no negative impact is anticipated for the subject lands or surrounding area.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variances are desirable for the development and minor in nature; therefore, staff support the variances.

Variance 9 and 11

The applicant is requesting a variance to allow the parking to be provided at a minimum rate of 0.5 parking spaces per unit, notwithstanding the minimum rate of 0.7 parking spaces per unit for a multiple dwelling with dwelling units over 50 square metres in in gross floor area in a Commercial and Mixed Use Zone. The applicant is also requesting a variance to allow the parking for a multiple dwelling to be provided at a rate of 0.33 parking spaces, notwithstanding the minimum required rate of 1.0 parking spaces per unit for a multiple dwelling. The general intent of the Zoning By-law is to ensure the parking needs of the tenants are satisfied.

Variances 9 and 11 both apply because the parking requirement for the Commercial and Mixed Use Zones for multiple dwellings as provided by Amending By-law 17-240 is not currently in effect. Therefore, the most restrictive requirement (Variance 11) prior to Amending By-law 17-240 applies until a determination of the outstanding regulations of Amending By-law 17-240 has been made by the Local Planning Advisory Tribunal (LPAT).

The subject property is in close proximity to Downtown Hamilton and is within walking distance to a number of amenities, including: Victoria Park, Central Park, Ryerson Middle School, a number of Places of Worship, two Sobi Bike hubs and various commercial uses along King Street West and Main Street West. In addition, the subject

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property is serviced by a number of HSR bus routes, including No. 1, 5, 7, 10, 34, 51 and future higher order transit. The general intent of the Zoning By-law is being maintained as the reduction in parking can be supplemented by utilizing public transit and active transportation.

Based on the foregoing, the general intent of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and Zoning By-law is being maintained, the variances are desirable for the development and minor in nature; therefore, staff support the variances.

Variance 10

The applicant is requesting a variance to allow no long term bicycle parking spaces to be provided on site, notwithstanding the minimum required three long term bicycle parking spaces for the proposed multiple dwelling. The general intent of the Strathcona Secondary Plan and the Zoning By-law is to accommodate a variety of transportation options and to promote the use of active transportation.

Staff notes the submitted Site Plan indicates three long term bicycle spaces will be provided at the basement level. Staff recommends the applicant revise the Floor Plan of the basement to show the three long term bicycle spaces being proposed. As such, the requested variance is not required to facilitate DA-20-011.

Recommendation:

Based on the preceding information, the requested variances maintain the general intent and purpose of the Urban Hamilton Official Plan, the Strathcona Secondary Plan and the former City of Hamilton Zoning By-law No. 6593. The variances are minor in nature and desirable for the appropriate use of the property. In conclusion, Staff recommends that the application be approved.

CONDITIONS: (If Approved)

2. That the proposed multiple dwelling is built in accordance with the submitted Elevation drawings to the satisfaction of the Manager of Development Planning, Heritage and Design.

NOTE:

“Acknowledgement Note: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archeological resources are

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encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Heritage, Sport, Tourism and Culture Industries (MHSTCI). All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the MHSTCI.

Should deeply buried archaeological materials be found on the property during any of the above development activities the MHSTCI should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MHSTCI and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499)."

Building Division:

1. Variances are written as requested by the applicant.
2. The notice should be modified to delete Variance #10 which reads as follows:

"No long term bicycle parking spaces shall be required instead of the required three (3) long term bicycle parking spaces for the proposed multiple dwelling."

The applicant has advised that although the detail was not shown on the plan submitted for the variance, long term bicycle parking would continue to be required for site plan approval.
3. The variances are necessary to facilitate Site Plan Application DA-20-011 which is currently under review.
4. The property is subject to the regulations of the "C5, Exception 297" Zone under Hamilton Zoning By-law 05-200. Exception 297, includes special provisions to permit a maximum building height of 14.0m and to permit parking to be not less than 1.0m to an abutting residential zone.
5. Variances 9 and 11 apply because the parking for the Commercial and Mixed Use (CMU) Zones for multiple dwellings is not currently in effect. Therefore, the more stringent requirement provided in variance 12 would apply until a determination of the outstanding regulations of amending by-law 17-240 has been made by the Local Planning Appeals Tribunal (LPAT).

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6. An eave/gutter may project not more than 0.6 metres into the required yard to a maximum of half the distance of the required yard whichever is the lesser amount. If the requested side yard variances are approved, an eave/gutter may project a maximum of 0.4m into the required westerly side yard and 0.6m into the required easterly side yard. Insufficient details were provided to confirm compliance; as such, additional variances may be required.
7. The six (6) proposed dwelling units would be greater than 50 square metres in gross floor area.
8. With respect to Variances 2 and 3 for the easterly and westerly side yards respectively, it is noted that the subject property abuts a residential dwelling unit along the easterly side yard and a residential zone along the westerly side yard.
9. The Zoning By-law permits a maximum projection of 1.5m into the required rear yard, or to a maximum of half the distance of the required yard, whichever is the lesser. The projection of the proposed unenclosed porch into the rear yard would conform to the Zoning By-law providing the requested variance for the reduced rear yard is approved (Variance # 1).
10. A building permit is required for the construction of the proposed multiple dwelling.
11. Be advised that Ontario Building Code regulations may require specific setback and construction types.
12. The Ontario Building Code prohibits an unprotected opening in a building face adjacent to a side yard less than 1.2m. The O.B.C. will regulate the type of construction permitted as the limiting distance is close to 0m for the abutting dwelling to the west.

Development Engineering:

The proposed Minor Variance for a minimum westerly side yard width of 0.80m does not meet the 0.90m minimum required width of swale. Therefore, the Development Approvals section recommends that this Minor Variance be denied.

Transportation Planning & Parking Division (Traffic):

1. There are two proposed parking spaces leading to George Street which is a local road with minimal traffic. Without setting precedence, Transportation Planning will support reversing from George Street into the parking spaces so that the vehicles leave in a forward manner.

.../10

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2. Instead of providing separate long term bicycle parking the residents shall be permitted to keep their bicycles in their units.

See attached for additional comments.

June 18, 2020

City of Hamilton
Planning and Economic Development Department
71 Main St W
Hamilton, Ontario
L8P 4Y5

Attention: Morgan Evans

File# HM/A-20:101

Re: 137 George St

In response to your correspondence dated June 10, 2020, please be advised that our Engineering Design Department has reviewed the information concerning the above noted Consent Application and our comments are as follows:

- For Residential/Commercial electrical service requirements, the Developer needs to contact our ICI and Layouts Department at 1-877-963-6900 ext: 25713 or visit our web site @ www.alectrautilities.com.
- Relocation, modification, or removal of any existing hydro facilities shall be at the owner's expense. Please contact Alectra Utilities to facilitate this.
- Developers shall be responsible for the cost of civil work associated with duct structures, transformer foundations, and all related distribution equipment.

We would also like to stipulate the following:

- Do not excavate within two metres of hydro poles and anchors.
- Excavation within one metre of underground hydro plant is not permitted unless approval is granted by an Alectra Utilities representative and is present to provide direct supervision. Cost associated with this task shall be at the owner's expense.
- Alectra Utilities must be contacted if the removal, isolation or relocation of existing plant is required, all cost associated with this work will be at the owners expense.
- CALL BEFORE YOU DIG, arrange for underground hydro cable locate(s) before beginning construction by contacting Ontario One Call @ 1-800-400-2255.

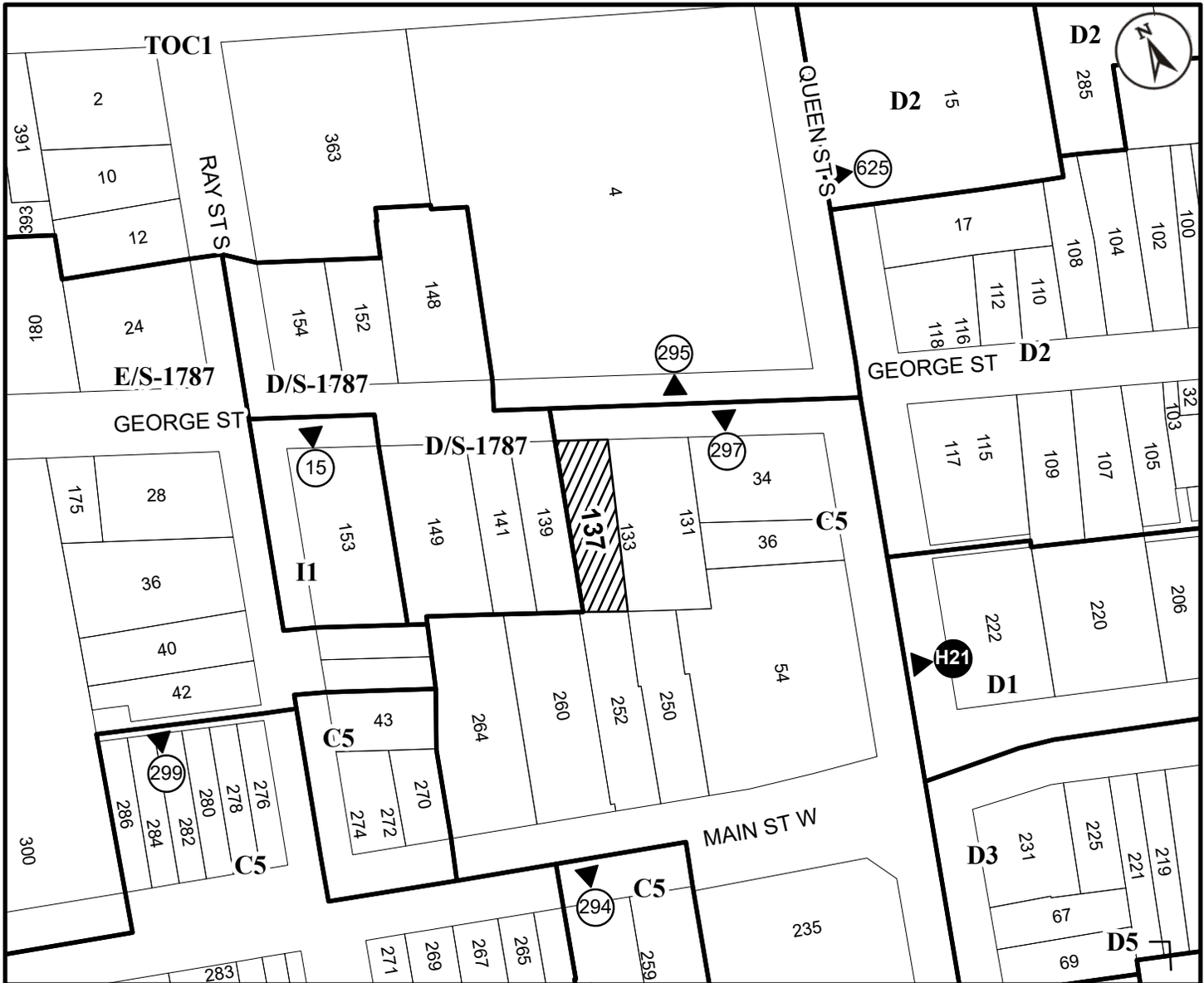
- Clearances from Overhead and Underground existing electrical distribution system must be maintained in accordance to:
 - Ontario Building Code (1997) Section 3.1 (3.1.18.1)
 - Electrical Safety Code Rule 75-312
 - Occupational Health and Safety Act (OH&SA) – Construction Projects (Electrical Hazards)
 - CAN/CSA-C22.3 No. 1-15, Overhead System
 - C22.3 No. 7-15 Underground Systems

We trust that you will find this information satisfactory and that the information contained within will be provided to the owner of this project. Should you have any questions regarding this response, please contact Charles Howell at 905-522-6611 ext: 4729 in our Engineering Design Department.

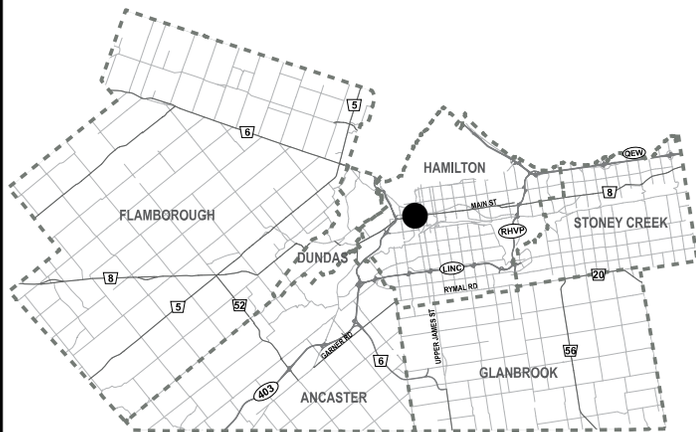
Sincerely,

Mark Jakubowski

Mark Jakubowski
Supervisor, Design, Customer Capital



● Site Location



City of Hamilton

Committee of Adjustment

Subject Property



137 George Street, Hamilton
(Ward 3)

File Name/Number:
HM/A-20:101

Date:
June 12, 2020

Technician:
NB

Map Not To Scale

Appendix "A"



Hamilton